



Turnage

Probate Court Records

Chesterfield County, South Carolina

Compiled By

Robert Earl Woodham
Turnage Family Historian

Chesterfield

CHESTERFIELD COUNTY, SOUTH CAROLINA

Chesterfield, South Carolina

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

therefore, ^{few} ~~there are no~~ public records for this county *REMAIN today* for the pre-1865 period. ~~REMAIN today~~ *A FEW ARE PRESERVED AT THE SOUTH CAROLINA STATE ARCHIVES AND AT THE DARLINGTON COUNTY, SC HISTORICAL COMMISSION ARCHIVES.*

Estate of

SARAH JEFFERSON

Chesterfield County, South Carolina

Probate Court

STATE OF SOUTH CAROLINA

County of Christy

Ex Parte: Rufus Nelson
Petitioner.

In Re Estate of: Jack Surrage
Deceased.

To Jack Hinton Probate Judge for said County:

The petition of the undersigned respectfully represents:

1. That Jack Surrage, Who last dwelt in _____
in the County and State aforesaid, died testate on the 26 day of July
in the year of our Lord one thousand nine hundred and 36 possessed of goods and estate to be administered.

2. That said deceased left a will, bearing date 26 day of Mar 1935
and _____ codicil, bearing date _____ day of _____

herewith presented. Your petitioner hereby applies for letters of _____ for the reason _____

3. That under and by virtue of the terms of the will of the said testat _____ the following beneficiaries therein named as legatees or devisees, whose names, ages, residence and relationship to the deceased appear below:
(Show all legatees and devisees by division into family groups. Bracket off each group and show opposite each bracket the name of the predeceased legatee or devisee through whom they take.)

NAME	*AGE	RESIDENCE	RELATIONSHIP TO DECEDENT
<u>William Jefferson</u>	<u>35</u>	<u>Christy</u>	<u>son</u>
<u>Daisy Surrage</u>	<u>40</u>	<u>'</u>	<u>Daughter</u>

*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".

4. That the testat _____ died seized and possessed of a personal estate of about the value of _____ dollars, consisting of the following moneys, goods and chattels:

- (a) Cash on hand and in banks _____ \$ None
- (b) Moneys due testat _____ on account of bonds, mortgages and other securities _____ \$ None
- (c) Corporate and governmental bonds and stocks _____ \$ None
- (d) Open accounts due testat _____ \$ _____

1. That Harsh Turnage, Who last dwelt in _____
in the County and State aforesaid, died testate on the 26 day of July
in the year of our Lord one thousand nine hundred and 36 possessed of goods and estate to be administered.

2. That said deceased left a will, bearing date 26 day of Mar: 1935
and _____ codicil, bearing date _____ day of _____
herewith presented. Your petitioner hereby applies for letters of _____ for the reason _____

3. That under and by virtue of the terms of the will of the said testat_____ the following beneficiaries therein named as legatees or devisees, whose names, ages, residence and relationship to the deceased appear below:
(Show all legatees and devisees by division into family groups. Bracket off each group and show opposite each bracket the name of the predeceased legatee or devisee through whom they take.)

NAME	*AGE	RESIDENCE	RELATIONSHIP TO DECEDENT
<u>William Jefferson</u>	<u>35</u>	<u>Chattanooga, Tenn</u>	<u>son</u>
<u>Daisy Turnage</u>	<u>40</u>	<u>do</u>	<u>daughter</u>

*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".

4. That the testat_____ died seized and possessed of a personal estate of about the value of _____ dollars, consisting of the following moneys, goods and chattels:

(a) Cash on hand and in banks _____ \$ None

(b) Moneys due testat_____ on account of bonds, mortgages and other securities _____ \$ None

(c) Corporate and governmental bonds and stocks _____ \$ None

(d) Open accounts due testat_____ _____ \$ _____

(e) Goods, wares, merchandise, furniture, machinery and equipment used in profession, trade, or business _____ \$ 25.00

(f) Household goods _____ \$ _____

(g) Farming implements, machinery and equipment _____ \$ _____

(h) Farm Products 5 Bushels Cotton 100 bus. Corn \$ 200.00

(i) Mules, horses, cattle, hogs, sheep, etc. 2 Cows \$ 100.00

(j) Automobiles, auto trucks, motorcycles, etc. _____ \$ _____

(k) Jewelry, silver plate, watches and other personal effects _____ \$ _____

(l) Life or other insurance made payable to the estate _____ \$ _____

(m) Value of all other personal property not listed above _____ \$ _____

5. That the testat_____ died seized and possessed of real estate of about the value of _____ (\$ _____) Dollars, as follows:
(over)

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

No. OF ACRES OR LOTS. (STATE WHETHER ACRES OR LOTS.)	VALUE LAND	No. OF BUILDINGS	VALUE OF BUILDINGS	TOTAL VALUE OF EACH LOT AND TRACT INCLUDING BUILDINGS	EXACT LOCATION. (SHOW COUNTY, TOWNSHIP AND SCHOOL DISTRICT.)
24	\$700	2	\$300	\$1000	Bethel School Dist.
-----	-----	-----	-----	-----	-----
-----	-----	-----	-----	-----	-----
-----	-----	-----	-----	-----	Chestnut
-----	-----	-----	-----	-----	Turner

6. 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 the consideration. Describe the transfer in full; state the approximate value of the property transferred and the amount of the consideration, if any.)

7. That testat_____ devised certain real property to the following named persons, a description of which property follows the name or names of the persons taking the same, the value of which property is set forth in paragraph 5 hereof:

NAMES	DESCRIPTION OF PROPERTY	APPROXIMATE VALUE OF EACH DEVISE
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----

8. That testat_____ bequeathed unto the following named persons legacies of the approximate value as set forth after the name of each legatee below:

NAMES	DESCRIPTION OF PROPERTY	APPROXIMATE VALUE OF EACH BEQUEST
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----
-----	-----	\$-----

WHEREFORE, your petitioner_____ pray_____ that said will_____ and codicil_____ may be proved and allowed, in com-

6. 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 the consideration. Describe the transfer in full; state the approximate value of the property transferred and the amount of the consideration, if any.)

7. That testat_____ devised certain real property to the following named persons, a description of which property follows the name or names of the persons taking the same, the value of which property is set forth in paragraph 5 hereof:

NAMES	DESCRIPTION OF PROPERTY	APPROXIMATE VALUE OF EACH DEVISE
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$

8. That testat_____ bequeathed unto the following named persons legacies of the approximate value as set forth after the name of each legatee below:

NAMES	DESCRIPTION OF PROPERTY	APPROXIMATE VALUE OF EACH BEQUEST
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$

WHEREFORE, your petitioner ___ pray ___ that said will ___ and codicil ___ may be proved and allowed, in common form, and Letters ___ issued to h ___

Nov. 30, 1946
(The postoffice address of each Fiduciary must be shown.)
Postoffice Address Rufus Hillier
Postoffice Address _____

STATE OF SOUTH CAROLINA,
County of Chestnut
PERSONALLY appeared Rufus Hillier who, being duly sworn, says that to the best of his knowledge, information and belief, the statements contained in the foregoing petition are true and complete.

Sworn to and subscribed before me this 30 day of Nov. 1946
Rufus Hillier (L. S.)
Notary Public for S. C.

PROOF OF WILL

THE STATE OF SOUTH CAROLINA,

Christyford County

IN THE COURT OF PROBATE

By *Jack Hester* Esq., Judge of Probate for said County.

Personally appears _____ who, being duly sworn, says that he saw *Sarah Surrage* sign, seal, publish and declare the annexed instrument of writing, bearing date the *26* day of *Nov.*, A. D. *35* to be and contain *her* Last Will and Testament; 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 _____ and _____ at the request of the testator in *her* presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this *30* day of

Nov. Anno Domini 19 *45*

Jack Hester

Garfield Meigs

Judge of Probate *Christyford* Co., S. C.

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above Petition of *Rufus Hester*

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with *codicil* of *Sarah Surrage*, deceased, be entered of Probate in Common Form.

Given under my hand and seal of the Court of Probate, this *27* day of *Nov.*, 19 *45*

Jack Hester
Judge of Court of Probate.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA,

Christyford County

I *I* do solemnly swear, that this writing contains the true last Will of the within named, *Sarah Surrage* deceased, so far as *I* know or believe; and that *I* will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as *her* goods and chattels will thereunto extend and the law charge me, and that *I* will make a true and perfect inventory of all such goods and chattels: So help *me* God.

----- 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 ----- and ----- at the request of the testator in ----- presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 30 day of Nov. Anno Domini 1946

Jack Hutton }
Judge of Probate Christyfield Co., S. C. Barfield McEg

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above Petition of Refus Hutton

it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Sarah Turnage, deceased, be entered of Probate in Common Form.

Given under my hand and seal of the Court of Probate, this 30 day of Nov., 1946

Jack Hutton
Judge of Court of Probate.

QUALIFICATION FIDUCIARY

THE STATE OF SOUTH CAROLINA, }
Christyfield County }

I do solemnly swear, that this writing contains the true last Will of the within named, Sarah Turnage deceased, so far as I know or believe; and that I will well and truly execute the same, by paying first the debts, and then the legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me, and that I will make a true and perfect inventory of all such goods and chattels: So help me God.

Sworn to before me this 30 day of Nov. Anno Domini 1946

Jack Hutton }
Judge of Probate Christyfield Co., S. C. }

Refus Hutton
Postoffice Address -----
Postoffice Address -----

(The Postoffice address of each Fiduciary must be shown.)

ORDER*

Upon reading and filing the foregoing petition, It is Ordered, THAT CITATION DO ISSUE, and made return-
able at ten o'clock-----19-----, and that the same be published on the-----

-----County Court House for two consecutive weeks, and published in-----
-----a newspaper published in said County and State once a week for two consecutive weeks.

-----19-----
----- Probate Judge-----Co., S. C.

*Above order to be used only in case of application for Letters of Administration with Will annexed.

Box No. -----
Package No. -----

The State of South Carolina
County of *Charleston*

PETITION TO PROVE WILL

in Common Form of Law and for Letters.

Estate of

Frank Thomas
Deceased

Ernest William
Petitioner.

Entered of probate this *30*

day of -----19*46*

Jack Smith
Judge of Court of Probate.

Attorney for Petitioner.

State of South Carolina }
County of Chesterfield }

1.

I, Sarah Jefferson Turnage of the
aforesaid state and county, believing
in the wise dispensations of God and placing
my faith and trust in Him and being
of sound and disposing mind and
desiring to dispose of my worldly effect.
do hereby make, publish, and declare the
following to be my last will and
testament:-

First: I desire that my just debts and
funeral expenses, be first paid
out of my estate and also that a tomb
stone be placed at my last resting place

Second: I devise give and bequeath to
my daughter, Daisy Turnage, ten acres of
land, two acres of which ~~is~~ where my
dwelling house of mine is located and on
which same is located including the dwelling
house and out houses on the same and
eight acres of which ten acres are joining
Bellevue ~~Bellevue~~ son and Mary, nee ~~Harlan~~ ~~Harlan~~

in the wise dispensations of God and in
my faith and trust in Him and being
of sound and disposing mind and
desiring to dispose of my worldly effects,
do hereby, make, publish, and declare the
following to be my last will and
testament:-

First: I desire that my just debts and
funeral expenses, be first paid
out of my estate and also that a tomb-
stone be placed at my last resting place.

Second: I devise, give and bequeathe to
my daughter, Daisy Yurnage, 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 houses on the same and
eight acres of which ten acres are joining
Calvin Jefferson and Mary M^{rs} Harlan land
and J. B. Hillman land -

Second: I devise, give and bequeathe
to my son, William Jefferson Yurnage,
fourteen acres of land, being the
remainder of the home tract of

land where I live.

Third. It is my desire and wish and I do direct that the dwelling house located on the two acre tract given to my daughter Naisy Yurnage shall be owned and occupied by her and my said son jointly and equally, the two ~~North~~ West rooms to belong to my said daughter and the two East rooms to belong to my said son. In the event my son and ~~my~~ ^{my} daughter, Naisy, and William, cannot agree in living together in said house, then my said daughter shall assist my said son in building a dwelling of moderate dimension on the tract of land devised and bequeathed to my said son in paragraph two of this will.

Fourth: I devise and bequeath all of my personal property of whatsoever kind and choses in action, share and share alike to my said daughter, Naisy Yurnage, and my said son, William Jefferson Yurnage -

Fifth: Having great confidence in

Naisy Yurnage shall in and to and
acquired by her and my said son jointly
and equally, the two ~~North~~ West rooms to
belong to my said daughter and the two
East rooms to belong to my said son.
In the event my son and ~~my~~ ^{my} daughter, Naisy
and William, cannot agree in living
together in said house, then my said
daughter shall assist my said son in
building a dwelling of moderate dimension
on the tract of land devised and bequeathed
to my said son in paragraph two of
this will.

Fourth: I devise and bequeath all
of my personal property of whatsoever
kind and character in action, share
and share alike to my said daughter,
Naisy Yurnage, and my said son,
William Jefferson Yurnage.

Fifth: Having great confidence
in Rufus Hillier, I hereby
constitute and appoint him
the Executor of this my

3.

last will and testament
sixth - I have already given
my daughter, Mary M. Garland,
what I intend for her to have
the same being a certain tract
of land.

Seventh: The word, "North" in third
paragraph of this will was erased before
signing - And also the word "any" in said paragraph

I witness whereof, I, Sarah Jeffers
Yerridge, hereto set my hand
and seal this the 26th day of March
1935 -

Sarah Jeffers Yerridge

We the undersigned
witnesses, hereby certify
that we saw Sarah
Jefferson Yerridge
sign the above written
will as her last will
and testament - that
she signed same, in
our presence and we
signed as witnesses
in the presence of each
other at her request
and in her presence -

the same being a certain tract
of land.

Seventh: The word, "North" in third
paragraph of this will was erased before
signing. And also the word "any" in said paragraph

I witness whereof, I, Sarah Jefferson
Yumage, hereunto set my hand
and seal this the 26th day of March
1935-

Sarah Jefferson Yumage

We the undersigned
witnesses hereby certify
that we saw Sarah
Jefferson Yumage
sign the above written
will as her last will
and testament. That
she signed same, in
our presence and we
signed as witnesses
in the presence of each
other at her request
and in her presence.

Nancy Davis

Rufus Hilliard

Garfield W. C. Co.

With my best wishes
to you and family

—

dear Will and
Testament of
Gerson Burge

—

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.

First: I desire that my just debts and funeal expenses be first paid out of my estate and also that a tombstone 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 aldn being the remainder of the home tract ofland 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 houre then my said daughter shall assist my son in building a dwelling of moderate deminision on the tract of ~~land~~ 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: ~~The~~witnesses whereof, I Sarah Jefferson Turnage set my hand and seal this the 26th day of March, 1935.

Sarah Jefferson Turnage

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 prsence 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.

First: I desire that my just debts and funeal expenses be first paid out of my estate and also that a tombstone 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 aldn being the remainder of the home tract ofland 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 house then my said daughter shall assist my son in building a dwelling of moderate deminision on the tract of ~~land~~ 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: ~~The~~witnesses whereof, I Sarah Jefferson Turnage set my hand and seal this the 26th day of March, 1935.

Sarah Jefferson Turnage

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 prsence of each other and in her presence and at her request.

Vance Davis
Rufus Hillian

paid out of my estate and also that a tombstone 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 aldn being the remainder of the home tract ofland 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 house then my said daughter shall assist my son in building a dwelling of moderate deminision on the tract of ~~land~~ 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: ~~The~~witnesses whereof, I Sarah Jefferson Turnage set my hand and seal this the 26th day of March, 1935.

Sarah Jefferson Turnage

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 prsence 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/

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

Maggie Lee T. Jones named Administratrix of the Estate.

STATE OF SOUTH CAROLINA

County of Charleston

Ex Parte: Mrs. ~~Anna~~ Tom Jones
Petitioner.

In Re: Estate of Madonna Arnaque
Deceased.

IN THE PROBATE COURT.

PETITION FOR LETTERS OF ADMINISTRATION AND ORDER FOR CITATION TO ISSUE.

To W E Reynolds Probate Judge for said County:—

The petition of the undersigned respectfully represents:

1. That Anna Arnaque, who last dwelt in Charleston, S.C. in said County of Charleston, State aforesaid, died intestate on the 17 day of January in the year of our Lord one thousand nine hundred and Fifty Eight, possessed of goods and estate remaining to be administered, leaving as his only heirs-at-law and next of kin, the persons whose names, residence, age and relationship to the deceased are as follows, viz.:

(Show by subdivision into family groups the names 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
<u>Mrs. Ella Ingram</u>	<u>of Age</u>	<u>W. Salem, N.C.</u>	<u>Sister</u>

* 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 _____ (\$ _____) Dollars, consisting of the following

money, goods and chattels:	Value
(a) Cash on hand and in banks <u>Chean P Office - 150.00 - SC-N Bank - 1,146.69</u>	\$ <u>1,296.69</u>
(b) Moneys due intestate on account of bonds, mortgages and other securities	\$ _____
(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	\$ _____
(i) Mules, horses, cattle, hogs, sheep, etc.	\$ _____
(j) Automobiles, auto trucks, motorcycles, etc.	\$ _____
(k) Jewelry, silver plate, watches and other personal effects	\$ _____
(l) Life or other insurance made payable to the estate	\$ _____
(m) Value of all other personal property not listed above	\$ _____

3. That the intestate died seized and possessed of real estate of about the value of _____ (\$ _____) Dollars, as follows:

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

No. of Acres or lots (State whether acres or lots)	Value of land	No. of buildings	Value of buildings	Total value of each lot and tract including buildings	Exact Location (Show County, Township and School District)

STATE OF SOUTH CAROLINA, }
COUNTY OF _____ }

KNOW ALL MEN BY THESE PRESENTS, That we _____

are holden and firmly bound unto W. E. Ridgeman

Judge of Probate for the County of Charleston in the full and just sum of
\$1593.00 Dollars,

to be paid to the said W. E. Ridgeman or his successors,
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 _____ day of _____,
in the year of our Lord one thousand nine hundred and _____
and in the _____ year of the American Independence.

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, when _____ 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

of _____ actings 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 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 }
W. E. Ridgeman 10/1

Judge of Probate for the County of Monroe in the full and just sum of 2593.00 Dollars,

to be paid to the said W E Ridgeman or his successors, 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 _____ day of _____, in the year of our Lord one thousand nine hundred and _____ and in the _____ year of the American Independence.

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, when _____ 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 of _____ actings 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 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, otherwise to remain in full force.

Signed, Sealed and Delivered }
in the Presence of }
W E Ridgeman }
W E Ridgeman }

Administrat _____ sworn. }
Value not exceeding _____ }
_____ suret _____ justified. }

Margaret Jones (L. S.)
R P Sellers (L. S.)
John B. Jones (L. S.)
_____ (L. S.)

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 thereunto required: SO HELP ME, GOD.

SWORN to before me, this _____

day of _____, A. D. 19 _____

(L. S.)

The State of South Carolina,

COUNTY OF _____

PROBATE COURT

Estate of _____

Deceased _____

Administrat _____

ADMINISTRATION BOND

THE E. L. BRYAN COMPANY, COLUMBIA, S. C. 29202

THE STATE OF SOUTH CAROLINA }

COUNTY OF _____

PERSONALLY APPEARED _____

suret _____ to the within Administration Bond, who maketh oath that _____

State of South Carolina

IN THE COURT OF PROBATE

COUNTY OF

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 dismissal 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

7th

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

fifty-eight

and in the one hundred and 82nd year of the American

Independence.

W. E. Jean (L. S.)
Judge of Probate.

COURT OF PROBATE
Recorded

State of South Carolina

COUNTY OF _____

Probate Judge

Letters of Administration

ESTATE OF _____

Court of Probate:

Recorded _____

Book _____

Page _____

STATE OF SOUTH CAROLINA }
County of Chesterfield }

In the Probate Court

*Q. Mailed
6-17-58*

Warrant of Appraisement

By W.E.Redfearn , Probate Judge: Chesterfield County

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 _____

Maggie Lee I. Jones administratrix, ~~executrix; trustee~~, of all 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 administratrix ~~executrix; 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 W.E.Redfearn Probate Judge for Chesterfield

County, South Carolina, on or before the 4th. day of ~~March~~ May, 19 58

Dated the 4th. day of April Anno Domini 19 58,

and in the one hundred and ~~eighty-second~~ eighty-second year of American Independence.

To J.W.Streater
John L.McRae
Josephine R.Baker

or any three of them.

W.E.Redfearn

Probate Judge,
Chesterfield

County, 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 only excepted) and real estate of Anna Turnage

deceased, as shall be produced by Maggie Lee I. Jones

the administratrix, ~~executrix; trustee~~, of the estate of the said _____

Anna Turnage deceased and that you will return the same, certified under your

Maggie Lee I. Jones administratrix, ~~of all 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 administratrix ~~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 per-
fect 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 May, 19 58

Dated the 4th. day of April Anno Domini 19 58,

and in the one hundred and ~~eighty-second~~ eighty-second year of American Independence.

To J.W. Streater
John L. McRae
Josephine R. Baker

or any three of them.

W.E. Redfearn
Probate Judge,
Chesterfield County, 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 & Josephine R. Baker

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 Anna Turnage
deceased, as shall be produced by Maggie Lee I. Jones
the administratrix, ~~executrix;~~ 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 Chesterfield County within the time prescribed by law.

Sworn to before me this 5th.
day of May, A. D. 19 58
Elizabeth T. Gaddy (L. S.)
Notary Public for S. C.

J.W. Streater
John L. McRae
Josephine R. Baker

STATE OF SOUTH CAROLINA }
County of Chesterfield }

Oath of Fiduciary

Personally appeared before me Maggie Lee I. Jones adminis-

tratrix, ~~execut*****~~, ~~trustee**~~, of the estate of Anna Turnage who being duly sworn, says that the annexed Inventory is in all respects just and true; that it contains a true statement of all the real and personal property of the said deceased, whether the interest of the deceased be absolute or otherwise, which has come to the knowledge of this deponent, together with a list of all property disposed of by decedent within the last five years that may be found or adjudged to have been in contemplation of death.

Sworn to before me this 5th.
day of May, A. D. 1958
Elizabeth T. Gaddy (L. S.)
Notary Public for South Carolina.

Maggie Lee I. Jones

Certificate of Appraisers

(This certificate to be signed after appraisalment is made)

We, whose names are hereunder signed, appraisers, appointed by the Probate Judge of _____ 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 5th. day of May, A. D. 1958

John L. McRae
Josephine K. Baker } Appraisers.

Box No. _____ Package No. _____
THE STATE OF SOUTH CAROLINA

County of _____

In the Matter of the Estate of:

Deceased.

WARRANT OF APPRAISEMENT
INVENTORY, AND RETURN OF
APPRAISERS

Filed this 5th. day of July.

A. D. 1958

Elizabeth T. Gaddy
Probate Judge,
Chesterfield County, S. C.

Recorded in Inventory and Appraisalment Book
_____, at Page _____, this
____ day of _____,
19____.

Probate Judge,
____ County, S. C.

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

Mrs. Mary Bell Hodges

Sworn to before me this the

9 day of June, 1958.

Elizabeth T. Gaddy

Elizabeth T. Gaddy
Notary Public

Chesterfield, S. C.,

May 10th

1959

M. re. Maggie Lee Jones Adm'f.

Anna Lurnage, Est.

IN ACCOUNT WITH

THE PROBATE COURT

Chesterfield County

W. E. (Bill) Redfearn, Probate Judge

Probate Court Cost
Final Accounting

\$19.00

Od - 58
5.10 B.T.

THE STATE OF SOUTH CAROLINA,

County of , Chesterfield

BY W.E. Redfearn PROBATE JUDGE:

WHEREAS, Mrs. Maggie Lee I. Jones

Made suit to me to grant Her 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 on 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 _____

IN THE PROBATE COURT

Ex Parte:

PETITION FOR FINAL DISCHARGE

Mrs. Maggie Lee I Jones
Petitioners.

In re the estate of

anna Turnage
Deceased.

To D. H. Douglass, Jr. acting, Judge of Probate of
_____ County, S. C.:

The Petition of the undersigned represents:

1. That the petitioners are the administrators-executors of the estate of anna Turnage, deceased.
2. That more than a year has elapsed since their qualifying as such administrators-executors.
3. That they have advertised for creditors to prove and present their demands, and that they have (have not) paid in full all debts for said estate so presented, and have (have not) made distribution of the balance in hand thereby administering said estate.
4. That an itemized statement of their receipts and disbursements is hereto attached and made a part hereof, and the same is complete, true and correct.
5. That the petitioners have duly published notice of application for final discharge in the Chesterfield advertiser a weekly newspaper published in the County and State aforesaid.

Wherefore they pray that said accounting be approved and that they be finally discharged as such administrators-executors of such estate.

(Date) Mrs. Maggie Lee I Jones
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 is true of his own knowledge.

STATE OF SOUTH CAROLINA,

COUNTY OF.....

IN THE PROBATE COURT

EX PARTE

.....

IN RE ESTATE OF

.....
Deceased.

=====
**PETITION FOR FINAL
DISCHARGE**
=====

FILED....., 19.....

Final ANNUAL ACCOUNTING

PROBATE COURT: ANNUAL ACCOUNTING

ESTATE OF Anna Turnage

To the Honorable D. H. Guyless Probate Judge of Chesterfield County,
 South Carolina, the undersigned Maggie Lee S. Jones Administrator,
 Executor, Guardian, of the estate of Anna Turnage
 begs leave to file _____ Annual Accounting of _____ actions and doings of
 the estate of _____ for the period beginning _____

_____ 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.

RECEIPTS

DISBURSEMENTS

<u>The S. C. National Bank</u> (Transferred from Cheaw Post Office)	185	.00	<u>Paschal Furneral Home</u>	288
			<u>The Chesterfield Advertiser</u>	17
			<u>Probate Judge Fee</u>	19
			<u>Mrs. Mary Bell Hodge</u>	50
<u>The S. C. National Bank</u> (checking account)	1161	02	<u>Mrs. Grace S. Rackliff</u>	1052
			<u>Mrs. Tom Jones - Administrator's</u>	20
<u>The S. C. National Bank</u> (Transferred to checking from saving account)	100	00		
Total Receipts	1446	02		
Balance from last Accounting				
Total				
Less Disbursements				
Balance on hand at			TOTAL	1446 02

RECEIPTS		DISBURSEMENTS	
to S.C. National Bank (Transferred from Cheow Post Office)	185.00	Paschal Furneral Home	258.00
to S.C. National Bank (checking account)	1161.02	The Chesterfield Advertiser	17.00
to S.C. National Bank (Transferred to checking from saving account)	100.00	Probate Judge Fee	19.00
		Mrs. Mary Bell Hodge	50.00
		Mrs. Grace S. Rackliff	1052.02
		Mrs. Tom Jones - Administrator	20.00
Total Receipts	1446.02		
Balance from last Accounting			
Total			
Less Disbursements			
Balance on hand at		TOTAL	1446.02

State of South Carolina

COUNTY OF Chesterfield

Personally appeared before me a Notary Public Virginia G. Douglass who after being duly sworn says; That Maggie Lee J. Jones the duly qualified Adm of the estate of Anna L. Larnage and that to her own knowledge the foregoing statement of receipts and disbursements, together with all attached lists are true and correct.

Sworn to and subscribed before me this 13

day of Oct, 19 58
Virginia G. Douglass Notary Public. Maggie Lee J. Jones

State of South Carolina

_____ COUNTY

PROBATE COURT

_____ **ANNUAL ACCOUNTING**

Estate of _____

Administrator, Executor, Guardian

Filed this _____

day of _____, 19____

Probate Judge _____ County

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

Lovick N. Hornsby
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
CHAIRMAN



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,

A handwritten signature in cursive script, appearing to read "Lovick N. Hornsby".

Lovick N. Hornsby, Director
Inheritance Tax Division
SOUTH CAROLINA TAX COMMISSION

LNH:mp

State of South Carolina,

County of Chesterfield.

In Probate Court.

By the Honorable D. H. Douglass, Jr., Acting Judge of Probate
for the County of Chesterfield in the State aforesaid.

To All Whom These Presents shall Come—GREETING:

WHEREAS, at the December Term, 1958, of the Court of Probate for Chesterfield County, on
the 2nd day of December in the year of our Lord one thousand
nine hundred and fifty-eight the petition of Maggie Lee T. Jones

on the estate of Anna Turnage
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 from the same.

AND WHEREAS, the said Maggie Lee T. Jones

has complied with the Code of Procedure, and published, in conformity to law, for at least one
month, a Citation calling upon all persons concerned to show cause on or before the 18
day of September why said application should not be granted. And
whereas, said Citation has been published in Chesterfield Advertiser, a public Gazette
in this State, for the space of one month, and no cause being shown against said application, and it ap-
pearing from an examination of the situation of the affairs of the said estate that the petitioner has
faithfully and honestly discharged the trust and confidence reposed in him.

NOW, KNOW ALL MEN BY THESE PRESENTS, That

Maggie Lee T. Jones

is from henceforth and forever discharged and dismissed from all liability as Administratrix
as aforesaid

WITNESS Honorable D. H. Douglass, Jr., Acting Judge of Probate
for Chesterfield County, the 2nd day of December
in the year of our Lord one thousand nine hundred and fifty-eight

WHEREAS, at the December Term, 1958, of the Court of Probate for Chesterfield County, on the 2nd day of December in the year of our Lord one thousand nine hundred and fifty-eight the petition of Maggie Lee T. Jones

on the estate of Anna Turnage 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 from the same.

AND WHEREAS, the said Maggie Lee T. Jones

has complied with the Code of Procedure, and published, in conformity to law, for at least one month, a Citation calling upon all persons concerned to show cause on or before the 18 day of September why said application should not be granted. And

whereas, said Citation has been published in Chesterfield Advertiser, a public Gazette in this State, for the space of one month, and no cause being shown against said application, and it appearing from an examination of the situation of the affairs of the said estate that the petitioner has faithfully and honestly discharged the trust and confidence reposed in him.

NOW, KNOW ALL MEN BY THESE PRESENTS, That Maggie Lee T. Jones

is from henceforth and forever discharged and dismissed from all liability as Administratrix as aforesaid

WITNESS Honorable D. H. Douglass, Jr., Acting Judge of Probate for Chesterfield County, the 2nd day of December in the year of our Lord one thousand nine hundred and fifty-eight

D. H. Douglass, Jr. (L. S.)
Acting Probate Judge & Clerk of Court
By: Virginia E. Douglass
Deputy Clerk of Court

The State of South Carolina

County of Chesterfield

PROBATE COURT

LETTERS DISMISSORY

Advertiser, Chesterfield, S. C.

Estate of

BENJAMIN FLOYD TURNAGE

Chesterfield County, South Carolina

Probate Court

STATE OF SOUTH CAROLINA,

County of.....

Ex Parte:

Lila Furnage
Petitioner.

In Re: Estate of:

Benjamin Floyd Furnage
Deceased.

IN THE PROBATE COURT.

PETITION FOR LETTERS OF ADMINISTRATION AND ORDER FOR CITATION TO ISSUE.

To..... Probate Judge for said County:—

The petition of the undersigned respectfully represents:

1. That....., who last dwelt in *Babel Section* in said County of....., State aforesaid, died intestate on the *27th* day of *March* in the year of our Lord one thousand nine hundred and *55*, possessed of goods and estate remaining to be administered, leaving as his only heirs-at-law and next of kin, the persons whose names, residence, age and relationship to the deceased are as follows, viz.:

(Show by subdivision into family groups the names 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
<i>Lila Furnage</i>	<i>57</i>	<i>Chesterfield, S.C.</i>	<i>Wife</i>
<i>Marion S. Furnage</i>	<i>40</i>	<i>Washington, D.C.</i>	<i>son</i>
<i>Thornton Furnage</i>	<i>37</i>	<i>"</i>	<i>"</i>
<i>Fulton L. Furnage</i>	<i>32</i>	<i>Chesterfield, S.C.</i>	<i>"</i>
<i>Lila Mae Furnage</i>	<i>30</i>	<i>Brockton, N.Y.</i>	<i>Daughter</i>
<i>Myrtle E. Furnage</i>	<i>28</i>	<i>Alexandria, Va.</i>	<i>"</i>
<i>Etha J. Furnage</i>	<i>26</i>	<i>Washington, D.C.</i>	<i>son</i>
<i>Lewis G. Furnage</i>	<i>24</i>	<i>"</i>	<i>"</i>
<i>Julia Pearl Furnage</i>	<i>21</i>	<i>Chesterfield, S.C.</i>	<i>Daughter</i>
<i>Thomas H. Furnage</i>	<i>15</i>	<i>"</i>	<i>son</i>

*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.....

(\$.....) Dollars, consisting of the following money, goods and chattels:

- (a) Cash on hand and in banks - - - - - \$ *None*
- (b) Moneys due intestate on account of bonds, mortgages and other securities - - - - - \$ *15.00*
- (c) Corporate and governmental bonds and stocks - - - - - \$ *None*
- (d) Open accounts due intestate - - - - - \$ *"*
- (e) Goods, wares, merchandise, furniture, machinery and equipment used in profession, trade or business - - - - - \$ *11*
- (f) Household goods - - - - - \$ *50.00*
- (g) Farming implements, machinery and equipment - - - - - \$ *25.00*
- (h) Farm products - - - - - \$ *None*
- (i) Mules, horses, cattle, hogs, sheep, etc. *1 mule, 1 cow* - - - - - \$ *100.00*
- (j) Automobiles, auto trucks, motorcycles, etc. *junk* - - - - - \$ *"*
- (k) Jewelry, silver plate, watches and other personal effects - - - - - \$ *"*
- (l) Life or other insurance made payable to the estate - - - - - \$ *"*
- (m) Value of all other personal property not listed above - - - - - \$ *"*

3. That the intestate died seized and possessed of real estate of about the value of.....

(\$.....) Dollars, as follows:

DESCRIPTION OF REAL ESTATE AND APPROXIMATE VALUES

(Enter each tract and lot on a separate line)

No. of Acres or lots (State whether acres or lots)	Value of land	No. of buildings	Value of buildings	Total value of each lot and tract including buildings	Exact Location (Show County, Township and School District)
<i>2 acres</i>	<i>100.00</i>	<i>2</i>	<i>500.00</i>	<i>600.00</i>	<i>Chesterfield Co. Dist. # 1</i>

in the year of our Lord one thousand nine hundred and 20, possessed of goods and estate remaining

to be administered, leaving as his only heirs-at-law and next of kin, the persons whose names, residence, age and relationship to the deceased are as follows, viz.:

(Show by subdivision into family groups the names 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
<u>Leila Turnage</u>	<u>57</u>	<u>Chesterfield, S.C.</u>	<u>Wife</u>
<u>Marion S. Turnage</u>	<u>40</u>	<u>Washington, D.C.</u>	<u>son</u>
<u>Thornton Turnage</u>	<u>37</u>	<u>"</u>	<u>"</u>
<u>Fulton L. Turnage</u>	<u>32</u>	<u>Chesterfield, S.C.</u>	<u>"</u>
<u>Leila Mae Turnage</u>	<u>30</u>	<u>Brooklyn, N.Y.</u>	<u>daughter</u>
<u>Myrtle Lee Rust</u>	<u>28</u>	<u>Alexandria, Va.</u>	<u>"</u>
<u>Etta J. Turnage</u>	<u>26</u>	<u>Washington, D.C.</u>	<u>son</u>
<u>Lervia B. Turnage</u>	<u>24</u>	<u>"</u>	<u>"</u>
<u>Julia Pearl Turnage</u>	<u>21</u>	<u>Chesterfield, S.C.</u>	<u>daughter</u>
<u>Thomas H. Turnage</u>	<u>15</u>	<u>"</u>	<u>son</u>

*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 _____

(\$ _____) Dollars, consisting of the following

money, goods and chattels:

- (a) Cash on hand and in banks - - - - - \$ None
- (b) Moneys due intestate on account of bonds, mortgages and other securities - - - - - \$ 25.00
- (c) Corporate and governmental bonds and stocks - - - - - \$ None
- (d) Open accounts due intestate - - - - - \$ "
- (e) Goods, wares, merchandise, furniture, machinery and equipment used in profession, trade or business - - - - - \$ 11
- (f) Household goods - - - - - \$ 50.00
- (g) Farming implements, machinery and equipment - - - - - \$ 25.00
- (h) Farm products - - - - - \$ None
- (i) Mules, horses, cattle, hogs, sheep, etc. 1 mule, 1 cow - - - - - \$ 100.00
- (j) Automobiles, auto trucks, motorcycles, etc. junk - - - - - \$ _____
- (k) Jewelry, silver plate, watches and other personal effects - - - - - \$ _____
- (l) Life or other insurance made payable to the estate - - - - - \$ _____
- (m) Value of all other personal property not listed above - - - - - \$ _____

3. That the intestate died seized and possessed of real estate of about the value of _____

(\$ _____) Dollars, as follows:

DESCRIPTION OF REAL ESTATE AND APPROXIMATE VALUES

(Enter each tract and lot on a separate line)

No. of Acres or lots (State whether acres or lots)	\$ Value of land	No. of buildings	\$ Value of buildings	Total value of each lot and tract including buildings	Exact Location (Show County, Township and School District)
<u>2 acres</u>	<u>100.00</u>	<u>2</u>	<u>500.00</u>	<u>600.00</u>	<u>Chesterfield Co. Dist. #1</u>
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____

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.)

None

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 by this Court to.....

April 11, 1955

Lila E. Turcoglu
Petitioner
Postoffice Address.....

THE STATE OF SOUTH CAROLINA,
County of.....

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 11th day of April, 1955
Beadie M. Butts (L. S.)
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 11 day of April, A. D. 1955

Lila E. Turcoglu
Postoffice Address:
(The postoffice address of each Administrator must be shown)

ORDER

Upon reading and filing the foregoing petition, *It is Ordered*, THAT CITATION DO ISSUE, and made returnable at ten o'clock....., 19....., and that the same be published on the.....County Court House door for two successive weeks, and published ina newspaper published in said County and State, once a week for two successive weeks.

....., 19.....

Probate Judge.....Co., S. C.

Box No.....

Package No.....

The State of South Carolina

County of.....

In the PROBATE COURT

Ex Parte

Petitioner.

In Re: the Estate of

Deceased.

Petition for

**Letters of Administration
and Order for Citation to Issue**

Filed....., 19.....

Probate Judge.....Co., S. C.

Attorney for Petitioner

STATE OF SOUTH CAROLINA, }
COUNTY OF Chesterfield }

KNOW ALL MEN BY THESE PRESENTS, That we _____

Leila E. Turnage, W.H. Udom and J.D. Jones

are holden and firmly bound unto W.E. Redfearn

Judge of Probate for the County of Chesterfield in the full and just sum of

Five Hundred, Sixty Dollars (\$540.00) Dollars,

to be paid to the said W.E. Redfearn or his successors,

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

in the year of our Lord one thousand nine hundred and ~~1954~~ 1955

and in the 179th year 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 of her actings 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 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 E. 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.

Judge of Probate for the County of Chesterfield in the full and just sum of

Five Hundred, Forty Dollars (540.00) Dollars,

to be paid to the said W.E. Redfearn or his successors.

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 in the year of our Lord one thousand nine hundred and ~~1954~~ 1955 and in the 179th. year 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 of her actings 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 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 E. 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.

Value not exceeding_____

suret_____justified.

Leila E. Turnage (S.)
W. H. Adams (L. S.)
J. J. Jones (L. S.)
_____ (L. S.)

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 to
the amount of _____

_____ Dollars,

in _____ own right, exclusive of all debts and liabilities, to, for or on account of any person or persons whomsoever.

SWORN to before me, this 26th
day of April A. D. 1955 }

The State of South Carolina,

COUNTY OF _____

PROBATE COURT

Estate of

Deceased

Administrat

ADMINISTRATION BOND

Keys Printing Co., Greenville, S. C.

his just debts, as far as the same will extend and the law require they and that I will make a true and correct inventory of all the said goods, and chattels, rights and credits, and return a just account thereof when thereunto required:
SO HELP ME GOD.
SWORN to before me, this _____
day of _____ A. D. 19 _____ }

State of South Carolina

IN THE COURT OF PROBATE

COUNTY OF Chesterfield

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 dismissal 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 him in his life 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 his 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 Chesterfield in order to be recorded, on or before the 26th day of April, 1956, 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 Administratrix 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 26th day of April in the year of our Lord one thousand nine hundred and fifty-five and in the one hundred and 79th year of the American Independence. W. E. Redfearn (L. S.) Judge of Probate.

State of South Carolina

COUNTY OF

Probate Judge

Letters of Administration

ESTATE OF

Court of Probate:

Recorded _____

Book _____

Page _____

STATE OF SOUTH CAROLINA,
County of **Chesterfield**

In the Probate Court

*1. Filed
9-23-55*

Warrant of Appraisement

By **W.E.Redfearn**

, Probate Judge: **Chesterfield County**

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.....

~~Leila Turnage~~ administrat~~rix *****~~, of all and singular the goods, rights, and credits of *Benjamin Floyd 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 *****~~ 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 26th. day of May, 1955

Dated the 26th day of April Anno Domini 1955

and in the one hundred and 79th year of American Independence.

To. *W. H. Odom*
E. J. Lindsay
Toler B. Hillian

or any three of them.

W.E. Redfearn
Probate Judge,
Chesterfield County, South Carolina.

Oath of Appraisers

(This oath to be taken before appraisement is made)

STATE OF SOUTH CAROLINA,
County of **Chesterfield**

You, **W.H.Odom, E.J.Lindsay and Toler B.Hillian**

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 **Benjamin Floyd Turnage**

deceased, as shall be produced by **Leila Turnage**

the administrat~~rix *****~~, of the estate of the said.....

Benjamin Floyd Turnage deceased and that you will return the same certified under your

rights, and credits of Benjamin Floyd 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....., ~~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 W.E. Redfearn, Probate Judge for Chesterfield

County, South Carolina, on or before the 26th. day of May, 55

Dated the 26th day of April Anno Domini 1955

and in the one hundred and 79th year of American Independence.

To W. H. Odom
E. J. Lindsay
Toler B. Hillian

or any three of them.

W. E. Redfearn
Probate Judge,
Chesterfield County, South Carolina.

Oath of Appraisers

(This oath to be taken before appraisement is made)

STATE OF SOUTH CAROLINA, }
Chesterfield
County of

You, W. H. Odom, E. J. Lindsay and Toler B. Hillian

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 Benjamin Floyd Turnage

deceased, as shall be produced by Leila Turnage

the administrat. ~~rix~~ ~~trustee~~, of the estate of the said

Benjamin Floyd Turnage, deceased, and that you will return the same, certified under your hands, unto the Probate Judge of Chesterfield County within the time prescribed by law.

Sworn to before me this 14th. day of May, A. D. 55

Bessie M. Bittle (L. S.)
Notary Public for S. C.

E. J. Lindsay
Toler B. Hillian

STATE OF SOUTH CAROLINA,
County of **Chesterfield**

Oath of Fiduciary

Personally appeared before me Leila Turnage adminis-
trator ~~rix~~ ~~*****~~, of the estate of Benjamin Floyd Turnage who
being duly sworn, says that the annexed Inventory is in all respects just and true; that it contains a true statement
of all the real and personal property of the said deceased, whether the interest of the deceased be absolute or other-
wise, which has come to the knowledge of this deponent, together with a list of all property disposed of by decedent
within the last five years that may be found or adjudged to have been in contemplation of death.

Sworn to before me this 14th.
day of May, A. D. 1955
Bessie M. Bittle (L. S.)
Notary Public for South Carolina.

Leila Turnage

Certificate of Appraisers

(This certificate to be signed after appraisement is made)

We, whose names are hereunder signed, appraisers, appointed by the Probate Judge of.....
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 12 day of May, A. D. 1955

W. H. Mason
E. P. Sides
Toler B. Hillman } Appraisers.

Box No. Package No.
THE STATE OF SOUTH CAROLINA

County of

In the Matter of the Estate of:

Deceased.

WARRANT OF APPRAISEMENT,
INVENTORY, AND RETURN OF
APPRAISERS

Filed this day of,
A. D. 19.....

Probate Judge,
County, S. C.

Recorded in Inventory and Appraisement Book
....., at Page....., this
..... day of,
19.....

Probate Judge,
County, S. C.

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

M Leila Turnage, Admrix.

Benjamin Floyd Turnage, Estate

IN ACCOUNT WITH

THE PROBATE COURT

CHESTERFIELD COUNTY

W. E. (BILL) REDFEARN, PROBATE JUDGE

Probate Court Cost

\$14.00

THE STATE OF SOUTH CAROLINA, }

County of **Chesterfield**

BY W.E.Redfearn PROBATE JUDGE:

WHEREAS,

Lella 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

STATE OF SOUTH CAROLINA,

COUNTY OF... Chesterfield

IN THE COURT OF PROBATE.

I DO HEREBY CERTIFY, that.....

Leila Turange.....

the legally qualified Administrator of the Estate of.....

Benjamin Flood Turange.....

late of Chesterfield County..... deceased, and authorized to re

ceive all moneys, income, principal, interest and dividends of and belonging to said Estate.

GIVEN under my hand and Seal of this Court, this..... 26th.....

day of April..... A. D. 1955....

W. R. Pelfredi
.....
W. R. Pelfredi Probate Judge.

STATE OF SOUTH CAROLINA,
COUNTY OF Chesterfield

IN THE COURT OF PROBATE.

I DO HEREBY CERTIFY, that.....

Leila Turnage

the legally qualified Administrator 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 and belonging to said Estate.

26th.

GIVEN under my hand and Seal of this Court, this.....

day of April A. D. 1955


.....
Probate Judge.

M _____

IN ACCOUNT WITH

THE PROBATE COURT

CHESTERFIELD COUNTY

W. E. (BILL) REDFEARN, PROBATE JUDGE

Pd -

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

Roy R. Cannon, Director

m s ds

Estate of

DUNCAN WILLIAM TURNAGE

Chesterfield County, South Carolina

Probate Court

STATE OF SOUTH CAROLINA,
County of Chesterfield
Ex Parte: Ernest McLain
Petitioner.

IN THE PROBATE COURT.

PETITION FOR LETTERS OF ADMINISTRATION AND ORDER FOR CITATION TO ISSUE.

In Re Estate of D. W. Surnage
Decedent.

To W. B. Kibben Probate Judge for said County:—

The petition of the undersigned respectfully represents:

1. That D. W. Surnage, who last dwelt in Patience in said County of Chesterfield, State aforesaid, died intestate on the 2 day of June in the year of our Lord one thousand nine hundred and 47, possessed of goods and estate remaining to be administered, leaving as his only heirs-at-law and next of kin, the persons whose names, residence, age and relationship to the deceased are as follows, viz.:

(Show by subdivision into family groups the names 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
<u>Nancy A. Surnage</u>	<u>66</u>	<u>Patience</u>	<u>Wife</u>
<u>Paul T. McLain</u>	<u>32</u>	<u>Patience</u>	<u>Daughter</u>

*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 _____ (\$ _____) Dollars, consisting of the following money, goods and chattels:

- (a) Cash on hand and in banks - - - - - \$ None
- (b) Moneys due intestate on account of bonds, mortgages and other securities - - - - - \$ None
- (c) Corporate and governmental bonds and stocks - - - - - \$ None
- (d) Open accounts due intestate - - - - - \$ None
- (e) Goods, wares, merchandise, furniture, machinery and equipment used in profession, trade or business - - - - - \$ 50
- (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 - - - - - \$ _____
- (l) Life or other insurance made payable to the estate - - - - - \$ _____
- (m) Value of all other personal property not listed above - - - - - \$ _____

3 That the intestate died seized and possessed of real estate of about the value of _____ (\$ _____) Dollars, as follows:

DESCRIPTION OF REAL ESTATE AND APPROXIMATE VALUES

(Enter each tract and lot on a separate line)

No. of Acres or lots (State whether acres or lots)	Value of land	No. of buildings	Value of buildings	Total value of each lot and tract including buildings	Exact Location (Show County, Township and School District)
<u>2</u>	<u>12</u>	<u>2</u>	<u>300</u>	<u>312</u>	<u>Patience</u>

in the year of our Lord one thousand nine hundred and 47, possessed of goods and estate remaining to be administered, leaving as his only heirs-at-law and next of kin, the persons whose names, residence, age and relationship to the deceased are as follows, viz.:

(Show by subdivision into family groups the names 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
<u>Nancy Ruth Burnage</u>	<u>66</u>	<u>Patricks</u>	<u>Wife</u>
<u>Paul T. McLean</u>	<u>32</u>	<u>Patricks</u>	<u>Son</u>

*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 _____

(\$ _____) Dollars, consisting of the following money, goods and chattels:

- (a) Cash on hand and in banks - - - - - \$ None
- (b) Moneys due intestate on account of bonds, mortgages and other securities - - - - - \$ None
- (c) Corporate and governmental bonds and stocks - - - - - \$ None
- (d) Open accounts due intestate - - - - - \$ None
- (e) Goods, wares, merchandise, furniture, machinery and equipment used in profession, trade or business - - - - - \$ 50
- (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 - - - - - \$ _____
- (l) Life or other insurance made payable to the estate - - - - - \$ _____
- (m) Value of all other personal property not listed above - - - - - \$ _____

3. That the intestate died seized and possessed of real estate of about the value of _____

(\$ _____) Dollars, as follows:

DESCRIPTION OF REAL ESTATE AND APPROXIMATE VALUES

(Enter each tract and lot on a separate line)

No. of Acres or lots (State whether acres or lots)	Value of land	No. of buildings	Value of buildings	Total value of each lot and tract including buildings	Exact Location (Show County, Township and School District)
<u>30</u>	<u>\$300</u>	<u>3</u>	<u>\$300</u>	<u>\$600</u>	<u>Patricks Township</u> <u>Colt Hill</u>

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.....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 by this Court to.....

June 16, 194*7*

Ernest M. Lavis
Petitioner

Postoffice Address.....

THE STATE OF SOUTH CAROLINA,

County of.....*Charleston*

PERSONALLY appeared *Ernest M. Lavis*, who, being duly sworn, says that to the best of his..... knowledge, information and belief, the statements contained in the foregoing petition are true and complete.

Sworn to and subscribed before me this *16* day of.....

Ernest M. Lavis

Thorn Hill (L. S.)
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....., A. D. 194.....

Postoffice Address:
(The postoffice address of each Administrator must be shown)

Ernest M. Lavis

ORDER

Upon reading and filing the foregoing petition, *It is Ordered*, THAT CITATION DO ISSUE, and made returnable at ten o'clock *June 27*, 194*7*, and that the same be published on the *Charleston* County Court House door for two successive weeks, and published in *Charleston Adv.* a newspaper published in said County and State, once a week for two successive weeks.

June 16, 194*7* *W. C. Redmon*
Probate Judge *Charleston, S. C.*

Box No.

Package No.

The State of South Carolina

County of *Charleston*

In the PROBATE COURT

Ex Parte

Ernest McLean
Petitioner.

In Re: the Estate of

W. D. Thomas
Deceased.

Petition for

**Letters of Administration
and Order for Citation to Issue**

Filed *June 16*, 194*7*

W. C. Redmon
Probate Judge *Charleston, S. C.*

Attorney for Petitioner

STATE OF SOUTH CAROLINA,)

COUNTY OF Chesterfield

KNOW ALL MEN BY THESE PRESENTS, That we Ernest Mc Lani,
Marion S. Johnson, W. J. Tucker
are holden and firmly bound unto W. E. Redfern

Judge of Probate for the County of Chesterfield in the full and just sum of
\$500⁰⁰ Dollars,

to be paid to the said W. E. Redfern 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 June
in the year of our Lord one thousand nine hundred and 47
and in the 171st year of American Independence.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Ernest Mc Lani
Administrator of the goods, chattels and credits of W. W. Turney

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

Ernest Mc Lani
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 he 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

of his actings 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

said Ernest Mc Lani
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)

500

Dollars,

to be paid to the said W.E. Reegan 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 June
in the year of our Lord one thousand nine hundred and 47
and in the 171st year of American Independence.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bound
Ernest Mc Lain
Administrator of the goods, chattels and credits of W. W. Turney

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

Ernest Mc Lain
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 he 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
of his actings 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
said Ernest Mc Lain

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 }

Administrat.....sworn.
Value not exceeding.....
suret.....justified.

Ernest Mc Lain (L. S.)
Marcus Johnson (L. S.)
W J T. Tucker (L. S.)
.....(L. S.)

STATE OF SOUTH CAROLINA,

COUNTY OF Charleston

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 thereunto required: SO HELP ME GOD.

SWORN to before me this 28
day of June, A. D. 1947



The State of South Carolina,

COUNTY OF Charleston

PROBATE COURT

Estate of

W. W. Sumner

Deceased

Ernest McLean

Administrat

ADMINISTRATION BOND

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

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,

to the amount of.....

.....Dollars,

in.....own right, exclusive of all debts and liabilities, to, for or on account of any person or persons whomsoever.

SWORN to before me, this.....

day of....., A. D. 19.....

The State of South Carolina,
COUNTY OF *Charleston*
PROBATE COURT

Estate of
W. W. Sumner

Deceased

Ernest McLean

Administrat

ADMINISTRATION BOND

THE S. L. BRYAN CO., COLUMBIA, S. C. 29208

unto required: SO HELP ME GOD.

SWORN to before me this

28

day of....., A. D. 19*77*



STATE OF SOUTH CAROLINA,
County of Chesterfield

In the Probate Court

Warrant of Appraisement

By W.C. Redfern, 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.....

Ernest Mc Lain administrat^{or} execut^{or}....., trustee....., of all and singular the goods, rights and credits of H. W. 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^{or} execut^{or}....., 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 W.C. Redfern, Probate Judge for Chesterfield County, South Carolina, on or before the 28 day of June, 1947

Dated the 28 day of June Anno Domini 1947, and in the one hundred and 71st year of American Independence.

To E. H. Chennis
R. E. Rollins
E. L. Smith

or any three of them.

W.C. Redfern
Probate Judge,
Chesterfield County, South Carolina.

Oath of Appraisers

(This oath to be taken before appraisement is made)

STATE OF SOUTH CAROLINA,
County of

You, E. H. Chennis, R. E. Rollins,
E. L. Smith

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 H. W. Turnage.....

deceased, as shall be produced by Ernest Mc Lain..... the administrat^{or}....., execut^{or}....., trustee....., of the estate of the said H. W. Turnage.....

deceased, and that you will return the same, certified under your

rights and credits of H. W. Tammage, 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^{or}....., 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 W. E. Redden, Probate Judge for Chesterfield

County, South Carolina, on or before the 28 day of June, 1947
Dated the 28 day of June Anno Domini 1947,
and in the one hundred and 71st year of American Independence.

To E. H. Chennis
R. E. Rollins
E. L. Smith

or any three of them.

W. E. Redden
Probate Judge,
Chesterfield County, South Carolina.

Oath of Appraisers

(This oath to be taken before appraisement is made)

STATE OF SOUTH CAROLINA,
County of

You E. H. Chennis, R. E. Rollins,
E. L. Smith

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 H. W. Tammage deceased, as shall be produced by Ernest Mc Linn the administrat....., execut....., trustee....., of the estate of the said H. W. Tammage....., 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 27th day of June, A. D. 1947
Thomas S. Johnson
Notary Public for S. C.

E. H. Chennis
R. E. Rollins
E. L. Smith

STATE OF SOUTH CAROLINA,

County of

Charleston

Oath of Fiduciary

Personally appeared before me

Ernest Mc Linn

adminis-

trator, execut....., trustee....., of the estate of

D. W. Sumner

who being duly sworn, says that the annexed Inventory is in all respects just and true; that it contains a true statement of all the real and personal property of the said deceased, whether the interest of the deceased be absolute or otherwise, which has come to the knowledge of this deponent, together with a list of all property disposed of by decedent within the last five years that may be found or adjudged to have been in contemplation of death.

Sworn to before me this

27th

day of

June

A. D. 19

47

Morris S. Johnson
Notary Public for South Carolina.

Certificate of Appraisers

(This certificate to be signed after appraisement is made)

We, whose names are hereunder signed, appraisers, appointed by the Probate Judge of..... 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

27th

day of

June

A. D. 19

47

H. Chesini
A. E. Ralston
E. L. Smith

Appraisers.

Box No. Package No.

THE STATE OF SOUTH CAROLINA

County of *Charleston*

In the Matter of the Estate of:

D. W. Sumner
Deceased.

WARRANT OF APPRAISEMENT,
INVENTORY, AND RETURN OF
APPRAISERS

Filed this

28 day of *June*

A. D. 19

M. E. Robinson

Probate Judge,
Charleston County, S. C.

Recorded in Inventory and Appraisement Book

....., at Page....., this

..... day of

19.....

..... Probate Judge,

..... County, S. C.

State of South Carolina

COUNTY OF

Charleston

IN THE COURT OF PROBATE

BY

W.E. Roaf

ESQUIRE, JUDGE OF PROBATE.

TO

Ernest McLean

WHEREAS,

D. W. Furnige

, deceased, late of

Patrick A. B.

, 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 dismissal 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

Ernest McLean

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 him in his life 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 his 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 *Charleston* in order to be recorded, on or before the *28* day of *June*, 19 *18*, 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 *Ernest McLean* Administrator 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 *28*

day of

June

in the year of our Lord one thousand nine hundred and *47*

and in the one hundred and

71st

year of the American

Independence.

W.E. Roaf
Judge of Probate.

State of South Carolina

COUNTY OF *Charleston*

W. E. Redfern
.....
Probate Judge

Letters of Administration

ESTATE OF

D. W. Sarnage
.....

Court of Probate:

Recorded.....

Book.....

Page.....

State of South Carolina,

COUNTY OF CHESTERFIELD.

BY W.E. Ridgeon PROBATE JUDGE.

WHEREAS, Ernest Mc Loni

made suit to me to grant him Letters of Administration of the
Estate and effects of D. W. Sarnage

THESE ARE, THEREFORE, to cite and admonish all and singular the Kindred and Creditors of the said
D. W. Sarnage deceased,
that they be and appear before me, in the Court of Probate, to be held at Chesterfield

on June 27 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 16 day of June
Anno Domini 19 47

W.E. Ridgeon
Probate Judge.

State of South Carolina
South Carolina Tax Commission
COLUMBIA

WALTER G. QUERY
CHAIRMAN



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

June 30, 1947

NON-TAXABLE CERTIFICATE

~~42385~~ ESTATE OF D. W. Turnage
42385 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.

A handwritten signature in dark ink, appearing to read "F. D. Beattie", with a long horizontal flourish extending to the right.

F. D. Beattie
Inheritance Tax Examiner
SOUTH CAROLINA TAX COMMISSION

State of South Carolina
South Carolina Tax Commission
COLUMBIA

WALTER G. QUERY
CHAIRMAN



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

June 30, 1947

NON-TAXABLE CERTIFICATE

ESTATE OF D. W. Turnage
42385 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.

A handwritten signature in dark ink, appearing to read "F. D. Beattie". The signature is written in a cursive style with a long horizontal flourish extending to the right.

F. D. Beattie
Inheritance Tax Examiner
SOUTH CAROLINA TAX COMMISSION

Chesterfield, S. C.,

June 28

1947

M

Ernest Mc Law *adm.*

Est. D. W. Turnage

IN ACCOUNT WITH

THE PROBATE COURT

CHESTERFIELD COUNTY

JACK HORTON, PROBATE JUDGE

To: Probate Court Cost

\$ 10⁰⁰

ORDER

Upon reading and filing the foregoing petition, *It is Ordered*, THAT CITATION DO ISSUE, and made returnable at ten o'clock _____, 19_____, and that the same be published on the _____ County Court House door for two successive weeks, and published in _____ a newspaper published in said County and State, once a week for two successive weeks.

_____, 19_____

Probate Judge _____ Co., S. C.

Box No. _____

Package No. _____

The State of South Carolina,

County of _____

IN THE PROBATE COURT

Ex Parte:

Petitioner.

In Re: the Estate of

Deceased.

Petition for

**Letters of Administration
and Order for Citation to Issue**

Filed _____, 19_____

Probate Judge _____ Co., S. C.

Attorney for Petitioner

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 _____ 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 by this Court to _____

March 21, 19 58

Margie Lee J. Jones
Petitioner
Postoffice Address Chesapeake, N.C.

THE STATE OF SOUTH CAROLINA,
County of _____

PERSONALLY appeared _____, who, being duly sworn, says that to the best of his knowledge, information and belief, the statements contained in the foregoing petition are true and complete.

Sworn to and subscribed before me this 21 day of March, 19 58
W. R. Reddy (L. S.)
Notary Public for S. C.

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 21 day of March, A. D. 19 58

Margie Lee J. Jones
Postoffice Address:
(The postoffice address of each Administrator must be shown)