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Stutkins, Mrs. Pearl J.	175	" from Edm.
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Holman, William Jerry	191	" " "
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Holman, James Russell	281	" Adm.
Hester, Mrs. Mary	299	" " Edm.
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Moore, Henry Wayne	232	" " Idm.	
Martin, Thirora	234	" " Idm.	
Moore, Frances	257	" " Adm.	
Merrill, J. Ray	273	Dismission from Adm.	
Martin, Barbara Sue	291	" " Guardianship	
Moore, Jimmy Lee	303	Dismission from Guardianship	
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Murphy, Ethel & Bartley	314	Dismission from Guardianship & Adm.	
Murphy, Miss Dottie	326	" " Adm. Will Annex	
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McDaniel, John Henry	324	" " Adm.
McDaniel, Sarah Jo	342	" " Adm.
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Pace, Bronson B.	225	" " Adm. & Adm.
Powell, Riley D.	227	" " Adm. D.B.N. Annexed
Palmer, Mrs. L.	231	" " Adm. D.B.N.
Phillips, Sarah D.	251	" " Guardianship & Adm.
Patton, Mrs. Brunell	254	" " Adm.
Pasa, J. M.	282	" " Adm. D.B.N.
Pittard, Minna	290	" " Guardianship
Paden, J. D.	309	" " Adm.
Paden, Ray L.	343	" " Guardianship
Perry, Mrs. Lois W.	347	Dismission from Guardianship
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Satterfield, Mrs. Sarah W.	136	Dismission from Adm.	
Simmons, Clarence L.	138	" " Adm.	
Stor, Harold Wayne	146	Dismission from Adm.	
Summers, Frank	168	" " Adm.	
Spirt, Samuel Jr.	173	" " Adm.	
Spith, W. J. Jr.	194	" " Adm.	
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Smallwood, Leon	190	" " Adm.	
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Strickland, Paul H.	206	" " "	
Smith, Mrs. W. A.	208	" " Adm.	
Sanders, David	217	" " Adm.	
Shadburn, H. C.	224	" " Adm.	
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Smith, Eldon Steele	245	" Adm.	
Starnes, Cornelius	243	" Adm.	
Suddeth, D. J.	241	" Temporary Adm.	
Sloan, U. S.	250	" Administration	
Slue, L. Curtis	269	"	
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Spain, Mrs. Sarah Margaret	274	" Adm. D. B. W.	
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Skinner, Mrs. Lillie H.	292	" from Adm.	
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Wilbanks, Mrs. Fannie Horton	88	Dismission Adm.
Wright, Mrs. Reba Brooke	95	Guardianship Dismission
Woodruff, Calvin Hill	102	"
Wood, Mrs. Della Cheek	105	" Adm.
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Whitworth, P. A.	116	Dismission from Executorship
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Wood, Oge. Francis M.	165	" " "
Williams, Mrs. Frank	166	" " "
Whitely, Spence Bail	188	" " "
Waycaster, Oge. Katie C.	214	" " Adm.
Webb, W. A.	220	" " Executorship
Wade, Bert L.	230	" " Gdr. - Adm.
Wells, P. W.	242	" " Adm.
Wright, Laura J.	244	" " Adm.
Webb, Delphine	252	" " Gdr.
Williams, Catherine Ann	258	" " Gdr.
Wilbanks, Robert Hoge	260	" " Adm.
Warlington, Mrs. Sally W.	264	" " "
Willard, Jack E. minor	276	" " Gdr.
White, E. W.	278	" " Adm.
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Weathers, James W.	284	" " Gdr.
Wilson, L. Roy	286	" " Adm.
White, Mary Jane	322	" " Gdr.
Winder, Elie	330	" " Adm.

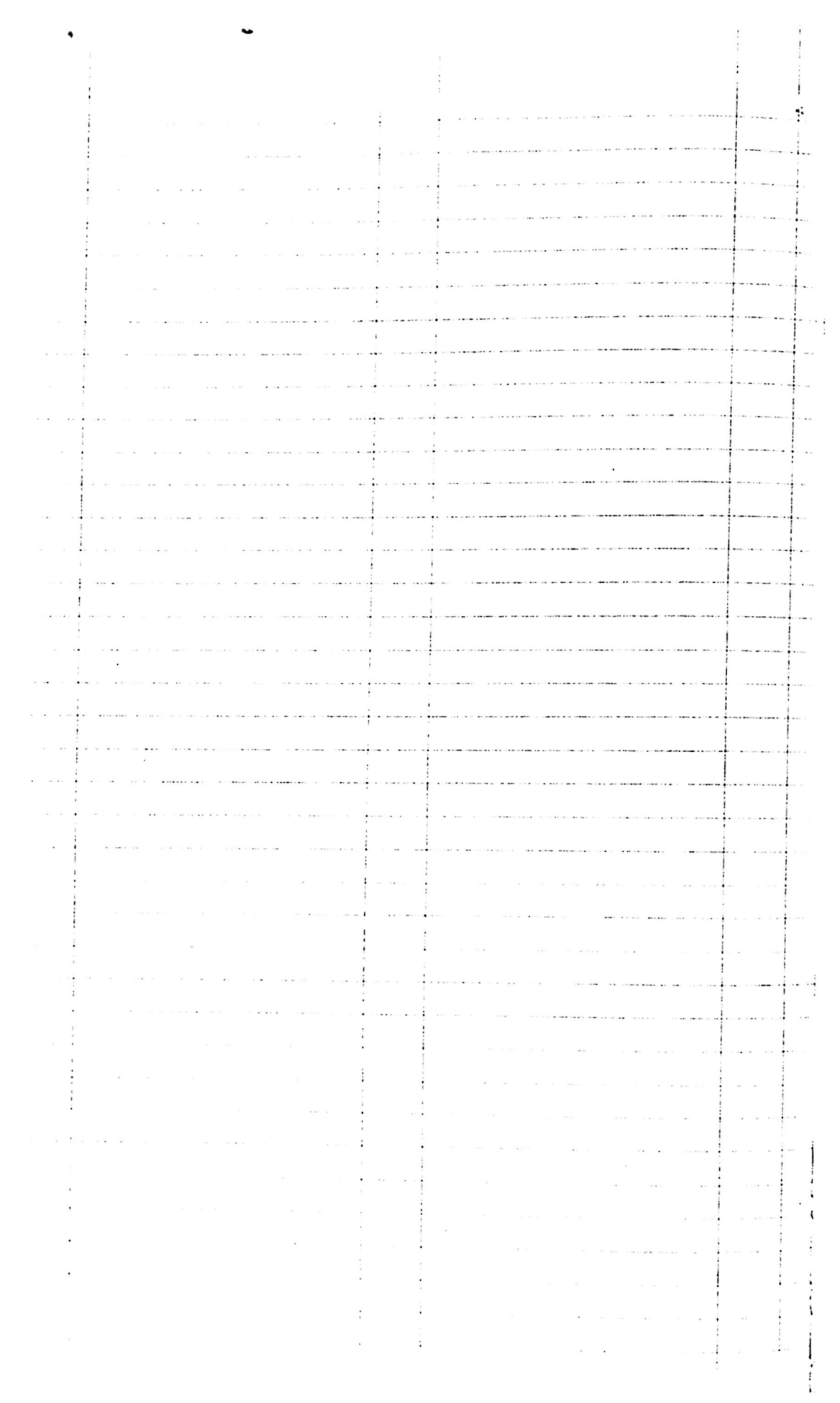
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Wilson, Mrs. Annie Lee	361	Dismissal from Executorship
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Wright, Harry D. Jr.	376	" " Administration
Warren, W. H.	402	" " Executorship
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STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Spencer F. Lyle

Administrator of the estate of

E. A. Woodall

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

Spencer F. Lyle

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Spencer F. Lyle

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

6th

day of

April

1931, by order, discharged said

Spencer F. Lyle

from said administration,

and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Spencer F. Lyle

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

6th day of *April*

1931

E. D. Wagoner

Ordinary Gwinnett County.

Recorded this

6th

day of

April

1931

E. D. Wagoner

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. W. Knight

Administrator of the estate of

Mrs. Emma Knight

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Mrs. Emma Knight

having found all and singular the property of said estate, which came to the hands of said—

J. W. Knight

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

J. W. Knight

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day of

May 1931

1931, by order, discharged said—

J. W. Knight

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. W. Knight to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4 day of May 1931—

E. S. Wages

Ordinary Gwinnett County.

Recorded this 4 day of May 1931—

E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. M. Moore

Administrator of the estate of

C. H. Cannon

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate C. H. Cannon

having found all and singular the property of said estate, which came to the hands of said

J. M. Moore

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. M. Moore

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day of

May 1931, by order, discharged said J. M. Moore

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. M. Moore to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of May 1931

B. S. Wager

Ordinary Gwinnett County.

Recorded this 5th day of May 1931

B. S. Wager Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHERAS, A. M. Singleton

Administrator of the estate of

Mrs. Maggie Martin

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate A. M. Singleton

having found all and singular the property of said estate, which came to the hands of said

A. M. Singleton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

A. M. Singleton

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day of

May

1931, by order, discharged said

A. M.

Singleton

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said A. M.

Singleton

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 4th day of May 1931

E. S. Wager

Ordinary Gwinnett County.

Recorded this 5th day of May 1931

E. S. Wager

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, O. J. Edwards, Guardian

Administrat_____ of the estate of

and person of A. J. Edwards

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate O. J. Edwards

having found all and singular the property of said estate, which came to the hands of said _____

O. J. Edwards

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

O. J. Edwards

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day of

May 1931, by order, discharged said O. J. Edwards

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said O. J. Edwards to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of May 1931.

E. S. Wagoner,

Ordinary Gwinnett County.

Recorded this 5th day of May 1931

E. S. Wagoner Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. L. Mitchell

Administrator of the estate of
Mrs. Elyza M. Mitchell
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said
H. L. Mitchell

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. L. Mitchell
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of
July 1931, by order, discharged said H. L. Mitchell
from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said H. L. Mitchell

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of July 1931

E. S. Wagoner

Ordinary Gwinnett County.

Recorded this 6 day of July 1931

E. S. Wagoner Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Kittye C. Bates

Administratrix of the estate of

P. J. Bates

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

Mrs. Kittye Bates

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Kittye Bates

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

July

1931, by order, discharged said

Mrs. Kittye

C. Bates

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Kittye

Bates

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6 day of July 1931

E. S. Wager

Ordinary Gwinnett County.

Recorded this 7 day of July 1931

E. S. Wager

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, F. Q. Sammon

Administrator of the estate of

J. L. Thompson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

having found all and singular the property of said estate, which came to the hands of said—

F. Q. Sammon
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

F. Q. Sammon
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of July 1931, by order, discharged said F. Q. Sammon

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said F. Q. Sammon

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of July 1931

E. S. Wager

Ordinary Gwinnett County.

Recorded this 7 day of July 1931

E. S. Wager Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. H. Maxwell

Guardian

Administrat_____ of the estate of

Ben Clement

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Guardian W. H. Maxwell

having found all and singular the property of said estate, which came to the hands of said

W. H. Maxwell, Guardian

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. H. Maxwell, Guardian

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

July

19____, by order, discharged said W. H.

Maxwell, Guardian

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said W. H.

Maxwell, Guardian

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of July 1931

E. Sawyer

Ordinary Gwinnett County.

Recorded this 7th day of July 1931

E. S. Sawyer Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, R. A. Williams

Administrator of the estate of
Miss Kate L. Williams

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said R. A. Williams

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said R. A. Williams

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of August 1931, by order, discharged said R. A. Williams

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said R. A. Williams

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of August 1931

E. S. Wages

Ordinary Gwinnett County.

Recorded this 3rd day of August 1931

E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, R. A. Williams

Administrator of the estate of
Miss Lizzie A. Williams

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said
R. A. Williams

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

R. A. Williams

should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 3rd day of

August 1931, by order, discharged said

R. A. Williams from said administration,
and ordered letters of dismission to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said

R. A. Williams to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 3 day of August 1931.

E. S. Wages
Ordinary Gwinnett County.

Recorded this 3 day of August 1931
E. S. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, G. A. Bunker

Administrator of the estate of

Mrs. A. L. Burdinedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate by E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

G. A. Bunker

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

G. A. Bunkershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofAugust1931, by order, discharged saidG. A. Bunker

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said G. A. Bunker

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of August 1931E. S. Wages

Ordinary Gwinnett County.

Recorded this 3rd day of August 1931E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. C. Montgomery + E. L. Keown, Exrs.

Administrators of the estate of

Salomon Carlier

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. L. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

H. C. Montgomery + E. L. Keown

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. C. Montgomery + E. L. Keown

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

Sept

1931, by order, discharged said

H. C. Montgomery + E. L. Keown

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

H. C. Montgomery + E. L. Keown to show his discharge wherever ~~they~~

may be called in question.

Given under my hand and seal of office, this 7 day of Sept 1931

E. L. Wages

Ordinary Gwinnett County.

Recorded this 7 day of Sept 1931

E. L. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITREAS, C. C. Rawlings, Jr.

Administrator of the estate of
C. C. Rawlings, Sr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said C. C. Rawlings, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said C. C. Rawlings, Jr.

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of June 1931, by order, discharged said C. C. Rawlings, Jr.

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said C. C. Rawlings, Jr. to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of June 1931

E. S. Wages

Ordinary Gwinnett County.

Recorded this 14 day of Nov. 1931

E. S. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, L. P. Waeker

Administrator of the estate of

A. J. L. Bates

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said L. P. Waeker

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said L. P. Waeker

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of December 1931, by order, discharged said L. P. Waeker

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said L. P. Waeker

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7 day of December 1931.

E. S. Wages

Ordinary Gwinnett County.

Recorded this 9 day of December 1931.

E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. P. Allen Guardian

Administrat of the estate of P. M. Allen

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate W. P. Allen, Edw. G. S. wages, Ordg.

having found all and singular the property of said estate, which came to the hands of said W. P. Allen

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said W. P. Allen

Guardianship should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7 day of

march 1932, by order, discharged said W. P. Allen

W. P. Allen from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said W. P. Allen to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7 day of march 1932

E. S. wages

Ordinary Gwinnett County.

Recorded this 24 day of march 1932

E. S. wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. A. Minor, Sr., Guardian
Administrat of the estate of
R. H. Minor
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate E. B. Wages, Ordinary
 having found all and singular the property of said estate, which came to the hands of said W. A. Minor, Sr.,
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said W. A. Minor, Sr.,
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 7 day of
March 1932, by order, discharged said W. A. Minor, Sr., from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said W. A. Minor, Sr., to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 7 day of March 1932

E. B. Wages

Ordinary Gwinnett County.

Recorded this 21 day of March 1932

E. B. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Bessie D. Powell, Guardian

Administrat of the estate of

Riley D. Powell
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

Mrs. Bessie D. Powell
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Bessie D. Powell
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of March 1922, by order, discharged said

Mrs. Bessie D. Powell from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Bessie D. Powell to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7 day of March 1922

E. B. Wages

Ordinary Gwinnett County.

Recorded this 21 day of March 1922

E. B. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, m. C. Davis

Administrator of the estate of

Washington Davis

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

m. C. Davis

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

m. C. Davis

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—7th—day of

march

1932, by order, discharged said

m. C. Davis

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—m. C. Davis

—to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7 day of march 1932

E. B. Wages

Ordinary Gwinnett County.

Recorded this 21 day of march 1932

E. B. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Thompson B. Ray

Administrator of the estate of

Margaret Arendell

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

Thompson B. Ray

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Thompson B. Ray

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

7th

day of

March

1932, by order, discharged said

Thompson B. Ray

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Thompson B. Ray

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *7* day of *March* 1932

E. B. Wages

Ordinary Gwinnett County.

Recorded this *21* day of *March* 1932

E. B. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, L. J. Buscha

Administrator of the estate of

R. E. Bagby

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

L. J. Buscha

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

L. J. Buscha

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4 day of

April

1932, by order, discharged said L. J. Buscha

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said L. J. Buscha to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4 day of April 1932

E. S. Wages

Ordinary Gwinnett County.

Recorded this 9 day of April 1932

E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, L. P. Walker

Administrator of the estate of

Mrs. M. J. Bates

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said L. P. Walker

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said L. P. Walker

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4 day of April 1932 by order, discharged said L. P. Walker

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said L. P. Walker

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4 day of April 1932

E. S. Wages

Ordinary Gwinnett County.

Recorded this 9 day of April 1932

E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Miss Nannie Rodgers and L. L. Rodgers

L. L. Rodgers Administrat^{or} of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate L. L. Rodgers

having found all and singular the property of said estate, which came to the hands of said

Miss Nannie Rodgers & L. L. Rodgers

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Miss Nannie Rodgers & L. L. Rodgers

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

August 1932 by order, discharged said Miss Nannie Rodgers & L. L. Rodgers from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Miss Nannie Rodgers & L. L. Rodgers to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1 day of August 1932

E. L. Wages

Ordinary Gwinnett County.

Recorded this 3 day of

August 1932

E. L. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, American Savings Bank, Executor

Administrator of the estate of
Miss Margaret L. Rickett

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

American Savings Bank
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

American Savings Bank
should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 5th day of

Sept. 1932, by order, discharged said

American Savings Bank from said administration,
and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said

American Savings Bank to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 5th day of Sept. 1932

E. S. Wages

Ordinary Gwinnett County.

Recorded this 9th day of Sept. 1932

E. S. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITHEREAS, C. R. Ware, Gdn. of minor Lamar
Carbie

Administrator of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate minor Lamar Carbie & G.S. wages
Ordinary having found all and singular the property of said estate, which came to the hands of said

C. R. Ware

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

C. R. Ware
Guardianship
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of

October 1932, by order, discharged said C. R. Ware from said guardianship administration;

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said

C. R. Ware to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3 day of October 1932

G. S. Wages

Ordinary Gwinnett County.

Recorded this 6 day of Oct 1932

G. S. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. S. I. Clower

Administratrix of the estate of

Miss Lizzie Baker

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said—

Mrs. S. I. Clower

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. S. I. Clower

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of

October

1932, by order, discharged said—

Mrs. S. I. Clower

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mrs. S. I. Clower

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3 day of October 1932

E. S. Wages

Ordinary Gwinnett County.

Recorded this 6 day of October 1932

E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, R. E. Shelmitt

Administrator of the estate of
Mrs. Elizabeth Shelmitt's
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said
R. E. Shelmitt

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

R. E. Shelmitt
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 5 day of
December 1932, by order, discharged said

R. E. Shelmitt from said administration,
and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
R. E. Shelmitt to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 5 day of Dec. 1932

E. S. Wages

Ordinary Gwinnett County.

Recorded this 5 day of December 1932

E. S. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. A. Henderson

Administrator of the estate of
Mrs. W. A. Henderson

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said—W. A. Henderson

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—W. A. Henderson

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of

December 1922, by order, discharged said—W. A. Henderson

from said administration, and ordered letters of dismission to issue.

WE DO, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—W. A. Henderson

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of Dec. 1922

E. B. Wages

Ordinary Gwinnett County.

Recorded this 5th day of Dec. 1922

E. B. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, R. E. Shelbourn

Administrator of the estate of
Mrs. Elizabeth Shelbourn

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate E. L. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said
R. E. Shelbourn

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

R. E. Shelbourn
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 5th day of

December 1932, by order, discharged said

R. E. Shelbourn from said administration,
and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said

R. E. Shelbourn to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 5th day of Dec. 1932

E. L. Wages

Ordinary Gwinnett County.

Recorded this 5th day of Dec. 1932

E. L. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

J. Q. Sammon

Admin with will annexed

Administrat_____ of the estate of

Hattie L. Melton

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____ *E. B. Wages Ordinary*

having found all and singular the property of said estate, which came to the hands of said _____

J. Q. Sammon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

J. Q. Sammon

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ *5* day of

Dec.

19*32*, by order, discharged said _____

J. Q. Sammon

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

J. Q. Sammon

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ *5* day of _____ *Dec.* 19*32*

E. B. Wages

Ordinary Gwinnett County.

Recorded this _____ *7* day of _____ *Dec.* 19*32*

E. B. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. L. Thomas

Administrator of the estate of

G. W. Thomas

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

W. L. Thomas

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. L. Thomas

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

February 1933, by order, discharged said

W. L. Thomas from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

W. L. Thomas to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of February 1933

E. B. Wages

Ordinary Gwinnett County.

Recorded this 9 day of February 1933

E. B. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Ernest L. Thumrah

Administrator of the estate of

William Leary Thumrah

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Ernest L. Thumrah

having found all and singular the property of said estate, which came to the hands of said

William Leary Thumrah

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Ernest L. Thumrah

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the March 6th day of

1933, by order, discharged said Ernest L.

Thumrah from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Ernest L.
Thumrah to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of March 1933

E. Swager

Ordinary Gwinnett County.

Recorded this 7th day of March 1933

E. Swager

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mr. J. E. Peoples

Guardian Administrator of the estate of

Mildred Hamilton

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said Mr. J. E. Peoples

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mr. J. E. Peoples

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6 day of March 1933, by order, discharged said Mr. J. E. Peoples

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mr. J. E. Peoples

to show ^{by} his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of March 1933.

E. B. Wages

Ordinary Gwinnett County.

Recorded this 10 day of March 1933

E. B. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. N. Sims

Administrator of the estate of

Charles E. Sims

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—E. S. Wages Ordinary

having found all and singular the property of said estate, which came to the hands of said—J. N. Sims

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—J. N. Sims

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

may

1933, by order, discharged said—J. N. Sims

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—J. N. Sims

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of may 1933

E. S. Wages

Ordinary Gwinnett County.

Recorded this 1st day of may 1933

E. S. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, N. E. Russell

Administrator of the estate of
Nathan Russell

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said N. E. Russell

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said N. E. Russell

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of June 1933, by order, discharged said N. E. Russell

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said N. E. Russell to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of June 1933

E. B. Wages

Ordinary Gwinnett County.

Recorded this 7th day of June 1933

E. B. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Lulia nix-Jackson, Guardian

Administrat of the estate of

O. A. nix, Jr.
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wager Ordinary

having found all and singular the property of said estate, which came to the hands of said

Lulia nix-Jackson
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Lulia nix-Jackson
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of June 1933, by order, discharged said

Lulia nix-Jackson from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Lulia nix-Jackson to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of June 1933

E. S. Wager
Ordinary Gwinnett County.

Recorded this 5th day of June 1933

E. S. Wager Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Robert m. Stanley, Guardian

_____ Administrator _____ of the estate of

Orth Stanley

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. _____

E. S. Wager

having found all and singular the property of said estate, which came to the hands of said _____

Robert m. Stanley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Robert m. Stanley

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

June

1933, by order, discharged said _____

Robert m. Stanley

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Robert m. Stanley

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1933.

E. S. Wager

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1933

E. S. Wager

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITREAS, Frank Summerour

Administrator of the estate of

Kim Fleming

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. wages. Ordinary

having found all and singular the property of said estate, which came to the hands of said Frank Summerour

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Frank Summerour

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2 day of August 1933, by order, discharged said Frank Summerour

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Frank Summerour

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2 day of August 1933

E. S. wages

Ordinary Gwinnett County.

Recorded this 2 day of August 1933

E. S. wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. B. + H. B. Cooper

Administrat^{or} of the estate of

C. C. Cooper

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said

W. B. + H. B. Cooper

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. B. + H. B. Cooper

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7, day of

August

1933, by order, discharged said

W. B. + H. B. Cooper

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the administration aforesaid to the said

W. B. + H. B. Cooper

to show ~~his~~ ^{their} discharge wherever he

may be called in question.

Given under my hand and seal of office, this 7 day of August 1933

E. B. Wages

Ordinary Gwinnett County.

Recorded this 9 day of August 1933

E. B. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mr. N. L. King, Executor

Administrator of the estate of
Mr. Alma King
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate E. S. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said
Mr. N. L. King
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mr. N. L. King
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 2 day of
August 1933, by order, discharged said

Mr. N. L. King from said administration,
and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Mr. N. L. King to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 2 day of August 1933

E. S. Wages

Ordinary Gwinnett County.

Recorded this 9 day of August 1933

E. S. Wages Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. L. A. Danacott

Administratrix of the estate of

Marshall B. Allen

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Marshall B. Allen E. Swoger, Ordinary

having found all and singular the property of said estate, which came to the hands of said

Mrs. L. A. Danacott

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. L. A. Danacott

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 4 day of

September

1933, by order, discharged said

Mrs. L. A.

Danacott

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. L. A.

Danacott

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 4th day of September 1933

E. Swoger

Ordinary Gwinnett County.

Recorded this 9th day of September 1933

E. Swoger

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, R. B. Linsey

Administrator of the estate of
m. c. Linsey

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. E. B. Wages, Ordinary

having found all and singular the property of said estate, which came to the hands of said.

R. B. Linsey

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said.

R. B. Linsey

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2 day of

October

1933, by order, discharged said

R. B. Linsey

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

R. B. Linsey

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2 day of October 1933

E. B. Wages

Ordinary Gwinnett County.

Recorded this 6 day of October 1933

E. B. Wages

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, A. J. Carley

Administrator of the estate of

Miss M. V. Carley

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wenger, Ordinary

having found all and singular the property of said estate, which came to the hands of said

A. J. Carley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

A. J. Carley

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

January 1934, by order, discharged said A. J. Carley

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said A. J. Carley to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of January 1934

E. S. Wenger

Ordinary Gwinnett County.

Recorded this 2nd day of January 1934

E. S. Wenger

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. W. Reese

Administrator of the estate of

W. A. Reese

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate W. A. Reese

having found all and singular the property of said estate, which came to the hands of said

J. W. Reese

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. W. Reese

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of

February

1934, by order, discharged said

J. W. Reese

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. W. Reese

Reese

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of Feb. 1934

E. Swogger

Ordinary Gwinnett County.

Recorded this 1st day of Feb. 1934

E. Swogger

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. E. Wade

Administrator of the estate of
W. H. Wade

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate W. H. Wade

having found all and singular the property of said estate, which came to the hands of said W. E. Wade

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said W. E. Wade

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of

February 1924, by order, discharged said W. E. Wade from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said W. E. Wade

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of February 1924

E. Savage

Ordinary Gwinnett County.

Recorded this 2nd day of Feb 1924

E. Savage

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Artis Sealer

Administrator of the estate of

Sidney Sealer

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

Artis Sealer

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Artis Sealer

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 21st day of

March

1934

by order, discharged said Artis

Sealer

from said administration,

and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Artis

Sealer

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 28th day of March 1934

E. L. Weger

Ordinary Gwinnett County.

Recorded this 28th day of March 1934

E. L. Weger

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

 _____ Administrat_____ of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

having found all and singular the property of said estate, which came to the hands of said _____

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

_____ 19____, by order, discharged said _____

_____ from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 19____

 Ordinary Gwinnett County.

Recorded this _____ day of _____ 19____

 Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, C. M. Turner

Administrat. of the estate of

Mrs. Mattie Mervise Turner
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Mattie Mervise Turner

having found all and singular the property of said estate, which came to the hands of said

C. M. Turner
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

C. M. Turner
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2 day of

April 1934, by order, discharged said C. M. Turner
from said administration, and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said C. M. Turner
to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 22 day of April 1934

E. Swager

Ordinary Gwinnett County.

Recorded this 22 day of April 1934

E. Swager

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Ben H. Ballon

Administrat_____ of the estate of

C. J. Ballon

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate C. J. Ballon

having found all and singular the property of said estate, which came to the hands of said _____

Ben H. Ballon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Ben H. Ballon

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

April 1934, by order, discharged said Ben H.

Ballon

from said administration, and ordered letters of dismission to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Ben H.
Ballon to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 22 day of April 1934

E. Seeger

Ordinary Gwinnett County.

Recorded this 22 day of April 1934

E. Seeger

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITNESAS, J. P. Hulchins and J. A. Jordan

Executors
Administrators of the estate of

J. A. Hulchins
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. Swoyer, Ordinary

having found all and singular the property of said estate, which came to the hands of said

J. P. Hulchins & J. A. Jordan
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. P. Hulchins & J. A. Jordan
should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 4th day of

June 1934, by order, discharged said J. P. Hulchins

and J. A. Jordan from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. P. Hulchins & J. A. Jordan to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of June 1934

E. Swoyer
Ordinary Gwinnett County.

Recorded this 61st day of June 1934
E. Swoyer Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. B. Glaze

Administrat-----of the estate of

Mrs. A. J. Glaze

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wagoner Ordinary

having found all and singular the property of said estate, which came to the hands of said

J. B. Glaze

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. B. Glaze

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2 day of

June 1934, by order, discharged said J. B. Glaze

Glaze from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. B. Glaze to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of June 1934

E. S. Wagoner

Ordinary Gwinnett County.

Recorded this 6th day of June 1934

E. S. Wagoner

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, F. E. Ethridge

Administrator of the estate of

Mrs. E. F. Ethridge

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Woog

having found all and singular the property of said estate, which came to the hands of said

F. E. Ethridge

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

F. E. Ethridge

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

June

1934, by order, discharged said

F. E. Ethridge

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said F. E. Ethridge to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 14 day of June 1934

E. S. Woog

Ordinary Gwinnett County.

Recorded this 14 day of June 1934

E. S. Woog

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITHEREAS, E. B. Islage

Administrator of the estate of

C. C. Islage

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. B. Islage

having found all and singular the property of said estate, which came to the hands of said E. B. Islage

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said E. B. Islage

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

August 1934, by order, discharged said E. B. Islage

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said E. B. Islage to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of August 1934

E. B. Islage

Ordinary Gwinnett County.

Recorded this 11 day of Aug 1934

E. B. Islage Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. J. A. Minor

Administratrix of the estate of

Mrs. Bealison H. Craig
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wager, Ordinary

having found all and singular the property of said estate, which came to the hands of said

Mrs. J. A. Minor
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. J. A. Minor
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

Oct. 1934, by order, discharged said Mrs.

J. A. Minor from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. J. A. Minor to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 17th day of October 1934

E. S. Wager

Ordinary Gwinnett County.

Recorded this 17th day of October 1934

E. S. Wager Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Nellie B. Brogdon

Administratrix of the estate of
Mrs. Tennessee B. Brogdon

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wagon

having found all and singular the property of said estate, which came to the hands of said

Mrs. Nellie Brogdon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Nellie Brogdon

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of

November 1934, by order, discharged said

Mrs. Nellie Brogdon from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Nellie

Brogdon to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of November 1934

E. S. Wagon

Ordinary Gwinnett County.

Recorded this 5th day of November 1934

E. S. Wagon Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. W. P. Cruise

Administrator of the estate of

M. B. Cruise

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate J. W. P. Cruise

having found all and singular the property of said estate, which came to the hands of said

J. W. P. Cruise

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. W. P. Cruise

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of

December

1934, by order, discharged said J. W. P.

Cruise

from said administration, and ordered letters of dismission to issue.

WE DO, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. W. P.
Cruise to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of December 1934

E. Sawyer

Ordinary Gwinnett County.

Recorded this 3rd day of December 1934

E. Sawyer

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. R. Williams

Administrator of the estate of

Mrs. Ada Johnson

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wagon

having found all and singular the property of said estate, which came to the hands of said

J. R. Williams

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. R. Williams

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

January

1935, by order, discharged said

J. R. Williams

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. R. Williams

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of January 1935

E. S. Wagon

Ordinary Gwinnett County.

Recorded this 7th day of January 1935

E. S. Wagon

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, M. H. Leagus, Temporary

Administrator of the estate of

M. C. W. Bradford

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wozel, Ordinary

having found all and singular the property of said estate, which came to the hands of said

M. H. Leagus

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

M. H. Leagus

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 12th day of

April 1935, by order, discharged said M. H.

Leagus

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said M. H.

Leagus

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 12th day of April 1935

E. S. Wozel

Ordinary Gwinnett County.

Recorded this 12th day of April 1935

E. S. Wozel

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. R. Waldrop & J. R. Williams

Administrators of the estate of
V. R. Williams

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate V. R. Williams

having found all and singular the property of said estate, which came to the hands of said

H. R. Waldrop & J. R. Williams
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. R. Waldrop & J. R. Williams

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of

October 1936, by order, discharged said H. R. Waldrop

J. R. Williams from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said H. R. Waldrop

J. R. Williams to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of October 1936

E. S. Wagoner

Ordinary Gwinnett County.

Recorded this 5th day of October 1936

E. S. Wagoner Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, James L. T. J. W. McDaniel

Executor Administrator of the estate of
Mrs. E. C. McDaniel

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. Wozz. Ordinary

having found all and singular the property of said estate, which came to the hands of said

James L. T. J. W. McDaniel
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

James L. T. J. W. McDaniel
should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 2 day of

May 1938, by order, discharged said James L. T.

J. W. McDaniel from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said James L. T.

J. W. McDaniel to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2 day of May 1938

E. S. Wozz

Ordinary Gwinnett County.

Recorded this 2 day of May 1938

E. S. Wozz Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

O. E. Upshaw

Administrator of the estate of

P. C. Upshaw

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *O. E. Upshaw E. S. Wogel*

having found all and singular the property of said estate, which came to the hands of said

O. E. Upshaw

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

O. E. Upshaw

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *1st* day of

April

19*44*, by order, discharged said *O. E.*

Upshaw

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *O. E. Upshaw* to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *1st* day of *April* 19*44*

E. S. Wogel

Ordinary Gwinnett County.

Recorded this *23* day of *May* 19*44*

E. S. Wogel Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Madison S. Massey

Administrat_____ of the estate of

W. H. Massey
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. A. Wager

having found all and singular the property of said estate, which came to the hands of said _____

Madison S. Massey
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Madison S. Massey
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6 day of

January 1941, by order, discharged said Madison S. Massey from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Madison S. Massey to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of January 1941

E. A. Wager

Ordinary Gwinnett County.

Recorded this 6 day of Jan 1941

E. A. Wager

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Cyrus V. Maddox

F. B. Maddox Administrat. of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Alton W. Lumber

having found all and singular the property of said estate, which came to the hands of said

Cyrus V. Maddox
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

Cyrus V. Maddox
should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 5 day of

January 1953, by order, discharged said

Cyrus V. Maddox from said administration,
and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Cyrus V. Maddox

to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 5 day of January 1953

Alton W. Lumber
Ordinary Gwinnett County.

Recorded this 5 day of January 1953
Alton W. Lumber Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Elmer A. Pate

F. A. Pate Administrat_____ of the estate of
T. A. Pate

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, Alton W. Insper ordinary

having found all and singular the property of said estate, which came to the hands of said Elmer A. Pate

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Elmer A. Pate should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5 day of

January 1953, by order, discharged said _____

Elmer A. Pate from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Elmer A. Pate to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5 day of January 1953

Alton W. Insper
Ordinary Gwinnett County.

Recorded this 5 day of January 1953
Alton W. Insper Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Elmer A. Pate

Lucinda Webb Administrat... of the estate of
Lucinda Webb

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Alton W. Tucker

having found all and singular the property of said estate, which came to the hands of said.

Elmer A. Pate
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said.

Elmer A. Pate
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5 day of

January 1953, by order, discharged said.

Elmer A. Pate from said administration,
and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Elmer A. Pate

to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 5 day of January 1953

Alton W. Tucker
Ordinary Gwinnett County.

Recorded this 5 day of January 1953

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Pearl B. Davis

Administrator of the estate of

Bessie Hill Bailey
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Bessie Hill Bailey

having found all and singular the property of said estate, which came to the hands of said

Mrs. Pearl B. Davis
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Pearl B. Davis
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6 day of

April 1953, by order, discharged said

Mrs. Pearl B. Davis from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Pearl B. Davis to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of April 1953

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6 day of April 1953

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Louis Johnson and O. C. Johnson

Administrators of the estate of Ella Johnson

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Ella Johnson

having found all and singular the property of said estate, which came to the hands of said

Louis Johnson and O. C. Johnson

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

Louis Johnson and O. C. Johnson

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 6 day of

April 1953, by order, discharged said Louis

Johnson and O. C. Johnson from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Louis Johnson

and O. C. Johnson to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of April 1953

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6 day of April 1953

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Rudolph A. Langston

Administrator of the estate of

J. M. Langston

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—J. M. Langston

having found all and singular the property of said estate, which came to the hands of said—

Rudolph A. Langston

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Rudolph A. Langston

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—4—day of

May

1953, by order, discharged said—

Rudolph A. Langston

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Rudolph A. Langston

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4 day of May 1953

Ordinary Gwinnett County.

Recorded this 4 day of May

1953

Almon W. Tucker Ordinary.

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Fred Lacy

Executor

Administrator of the estate of

H. C. Lacy

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate H. C. Lacy

having found all and singular the property of said estate, which came to the hands of said Fred Lacy

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Fred Lacy

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the first day of

June 1953, by order, discharged said Fred Lacy from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Fred Lacy to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of June 1953

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 2nd day of June 1953

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Cyrus V. Maddox

Administrator of the estate of F. B. Maddox

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate F. B. Maddox

having found all and singular the property of said estate, which came to the hands of said Cyrus V. Maddox

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Cyrus V. Maddox

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of January 1953, by order, discharged said Cyrus V. Maddox

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Cyrus V. Maddox to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5 day of January 1953

Alton W. Lumber

Ordinary Gwinnett County.

Recorded this 6th day of January 1953

Alton W. Lumber Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Glenn B. Strickland

Administrator of the estate of

Henry Strickland Sr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Henry Strickland Sr. & Mrs. B. Strickland

having found all and singular the property of said estate, which came to the hands of said

Glenn B. Strickland

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Glenn B. Strickland

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the fifth day of

October

1953, by order, discharged said

Glenn B. Strickland

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Glenn B. Strickland

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of October 1953

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of October 1953

Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Chas. C. Pittard & A. L. Nichols

Executors
Administrators

of the estate of

A. N. Taylor

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

A. N. Taylor

having found all and singular the property of said estate, which came to the hands of said

Chas. C. Pittard & A. L. Nichols

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Chas. C. Pittard & A. L. Nichols

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

7th
December

19*53*

7th

day of

Chas. C. Pittard

& A. L. Nichols

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Chas. C. Pittard

& A. L. Nichols

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this

7th

day of

December

19*53*

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this

7th

day of

December

19*53*

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Annie Lee Wilson

Administratrix of the estate of

Mrs. Louise Baxter

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Louise Baxter

having found all and singular the property of said estate, which came to the hands of said Mrs. Annie Lee Wilson

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Annie Lee Wilson

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

December 1953, by order, discharged said Mrs. Annie Lee Wilson

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Annie Lee Wilson

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of December 1953

Alton W. Luber

Ordinary Gwinnett County.

Recorded this 7th day of December 1953

Alton W. Luber Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Horace S. White

Administrator of the estate of

Mrs. M. H. White
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. M. H. White

having found all and singular the property of said estate, which came to the hands of said Horace S. White

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Horace S. White

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day of

January 1924, by order, discharged said Horace S. White from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Horace S. White

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of January 1924

Allen H. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of January 1924

Allen H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Rowena Nesbitt

Administratrix of the estate of
Miss Louisiana Strickland
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Miss Louisiana Strickland

having found all and singular the property of said estate, which came to the hands of said
Mrs. Rowena Nesbitt
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Rowena Nesbitt
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 4th day of

January 1924 by order, discharged said
Mrs. Rowena Nesbitt from said administration,
and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said

Mrs. Rowena Nesbitt to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 4th day of January 1924

Alton H. Tucker
Ordinary Gwinnett County.

Recorded this 7th day of January 1924
Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

D. R. Ethridge

G. W. ADIAN
Administrator

of the estate of

Caroline Ethridge Bagley

deceased; hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Caroline Ethridge Bagley

having found all and singular the property of said estate, which came to the hands of said—

D. R. Ethridge

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

D. R. Ethridge

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

February

1934

by order, discharged said—

D. R. Ethridge

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

D. R. Ethridge

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of February 1934

Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 1st day of February 1934

Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, B. J. Summers

GUARDIAN
Administrator

of the estate of

Hugh Roy Mitchem

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Hugh Roy Mitchem

having found all and singular the property of said estate, which came to the hands of said B. J. Summers

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said B. J. Summers

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

February 1934, by order, discharged said B. J. Summers

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said B. J. Summers

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of February 1934

Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 1st day of February 1934

Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2396

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITNESSES,

Wheeler Siles Jr.

GUARDIAN
Administrator

of the estate of

DAVID S. LILES

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

Wheeler Siles Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Wheeler Siles Jr.

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

Feb.

1954, by order, discharged said

Wheeler Siles Jr.

GUARDIANSHIP
from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Wheeler Siles Jr.

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of February 1954

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of February

1954

Alton W. Tucker
Ordinary.

STATE OF GEORGIA, Gwinnett County.

2345'

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITNESAS,

John D. Simpson Jr.

Administration of the estate of

John D. Simpson Sr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

John D. Simpson Sr.

having found all and singular the property of said estate, which came to the hands of said—

John D. Simpson Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

John D. Simpson Jr.should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofMarch1954, by order, discharged said—John D. Simpson Jr.

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

John D. Simpson Jr.

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of March 1954Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 1st day of March 1954Alton W. Tucker Ordinary

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, E. E. Mitchell & C. R. Dillard ^{Executors} Administrators of the estate of Mrs. Annie E. Dillard deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Annie E. Dillard having found all and singular the property of said estate, which came to the hands of said E. E. Mitchell & C. R. Dillard well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said E. E. Mitchell & C. R. Dillard should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of April 1954, by order, discharged said E. E. Mitchell & C. R. Dillard from said administration, and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said E. E. Mitchell & C. R. Dillard to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of April 1954

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of April 1954

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#3027

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

O. I. Nuckolls

_____ Administrator of the estate of

H. S. Crowe

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

H. S. Crowe

having found all and singular the property of said estate, which came to the hands of said _____

O. I. Nuckolls

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

O. I. Nuckolls

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

April

1954,

by order, discharged said _____

O. I. Nuckolls

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

O. I. Nuckolls

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1954

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1954

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

#3006

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *H. J. Sullivan, J. E. Butler, &*
M. E. Hendrix

Administrators of the estate of
Thomas Marion Hall

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Thomas Marion Hall*

having found all and singular the property of said estate, which came to the hands of said—

H. J. Sullivan, J. E. Butler, & M. E. Hendrix

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

H. J. Sullivan, J. E. Butler & M. E. Hendrix

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the *1st* day of

March

19*24*, by order, discharged said *H. J. Sullivan,*

J. E. Butler, & M. E. Hendrix from said administration,

and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *H. J. Sullivan,*
J. E. Butler & M. E. Hendrix to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *1st* day of *March* 19*24*

Alton L. Tucker

Ordinary Gwinnett County.

Recorded this *29th* day of *March* 19*24*

Alton L. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2997

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Ruth W. Kelley and

Mrs. Susie H. McElwainy

Executrix

Administrix

of the estate of

Mrs. Maude Knox Williams

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Mrs. Maude Knox Williams

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Ruth W. Kelley and Mrs. Susie H. McElwainy

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Ruth W. Kelley and Mrs. Susie H. McElwainy

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—

3rd

day of

May

1924,

by order, discharged said—

Mrs. Ruth W.

Kelley and Mrs. Susie H. McElwainy from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mrs. Ruth W. Kelley & Mrs. Susie H. McElwainy to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this—

3rd

day of

May

1924

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this—

3rd

day of

May

1924

Alton W. Tucker

STATE OF GEORGIA, Gwinnett County.

#2464

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. R. & S. M. PowellJ. R. & S. M. Powell Administrators of the estate ofdeceased, hath made application for the dismission thereof, and, on examination of the inventory and returns of said estate J. R. & S. M. Powellhaving found all and singular the property of said estate, which came to the hands of said J. R. & S. M. Powellwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said J. R. & S. M. Powellshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofMay 1954, by order, discharged said J. R. & S. M. Powell from said administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. R. & S. M. Powell

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of May 1954Alton W. Tucker
Ordinary Gwinnett County.Recorded this 3rd day of May 1954Alton W. Tucker
Ordinary

STATE OF GEORGIA, Gwinnett County.

2963

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Alice Burke

Administratrix of the estate of

Miss Clyde Taylor

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

Mrs. Alice Burke

having found all and singular the property of said estate, which came to the hands of said

Mrs. Alice Burke

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Alice Burke

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of

May 1954, by order, discharged said

Mrs. Alice Burke

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Alice Burke

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of

May 1954

Atton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of

May 1954

Atton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

1079

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Jack Halland (Administrator De Boiss Hon

Administrator of the estate of

H. Frank Williams

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

H. Frank Williams

having found all and singular the property of said estate, which came to the hands of said

Jack Halland

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Jack Halland

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

June

1924,

Jack Halland

by order, discharged said from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Jack Halland

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of June 1924

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of

June

1924

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Annie Lee Wilson & Miss Ellyne Strickland

Executrixes

Administrators of the estate of

Abi Wheeler

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Abi Wheeler*

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Annie Lee Wilson & Miss Ellyne Strickland

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Annie Lee Wilson & Miss Ellyne Strickland

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *7th* day of

June 19*54*, by order, discharged said—

Mrs. Annie Lee Wilson & Miss Ellyne Strickland said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *Mrs. Annie Lee Wilson & Miss Ellyne Strickland* to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *7th* day of *June* 19*54*

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this *7th* day of *June* 19*54*

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

168

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Victoria Wilbanks, Administrator De
bonis Non + Grace Wilbanks, Lancaster
 Administrators of the estate of
Mrs. Estelle Thornton Wilbanks
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Mrs. Estelle Thornton Wilbanks
 having found all and singular the property of said estate, which came to the hands of said
Victoria Wilbanks, Adm. De B. N. + Grace Wilbanks, Lancaster
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said
Victoria Wilbanks, Adm. De B. N. + Grace Wilbanks, Lancaster
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 5th day of
July, 1954, by order, discharged said Victoria Wilbanks,
Adm. De B. N. + Grace Wilbanks, Lancaster from said administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said Victoria Wilbanks
Adm. De B. N. + Grace Wilbanks, Lancaster to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 5th day of July, 1954

Alton W. Hobbs

Ordinary Gwinnett County.

Recorded this 7th day of July, 1954

Alton W. Hobbs Ordinary.

STATE OF GEORGIA, Gwinnett County.

2874

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Sallie Hesch

Administratrix of the estate of
Mrs. Leva Biswell

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Leva Biswell

having found all and singular the property of said estate, which came to the hands of said Mrs. Sallie Hesch

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Sallie Hesch

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of

August 1954 by order, discharged said Mrs. Sallie Hesch

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Sallie Hesch to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of August 1954

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of August 1954
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

977

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, John J. L. ParkGuardian
Administered

of the estate of

John O., Charles A. & James Lee Park
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate John O., Charles A. & James Lee Park
having found all and singular the property of said estate, which came to the hands of saidJ. L. Park
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the saidJ. L. Park
should not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 2 day ofAug 1954, by order, discharged said Guardian
from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said J. L. Parkto show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 2 day of August 1954Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3 day of August 1954Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2446

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. R. Green

J. C. Green Sr. Administrator of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate J. C. Green Sr.

having found all and singular the property of said estate, which came to the hands of said J. R. Green well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said J. R. Green

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of August 1904, by order, discharged said J. R. Green from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said J. R. Green to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of August 1904
Alton W. Tucker
Ordinary Gwinnett County.

Recorded this 3rd day of August 1904
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2444

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, L. R. Martin Jr.

Administrator of the estate of

R. C. New

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

L. R. Martin Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

L. R. Martin Jr.should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofOctober1954, by order, discharged saidL. R. Martin Jr.

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said L. R. Martin Jr.

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of October 1954Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of October1954Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2774

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, L. A. Martin Jr.

Administrator of the estate of

Miss Lillie New

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

having found all and singular the property of said estate, which came to the hands of said—

L. A. Martin Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

L. A. Martin Jr.should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofOctober1954, by order, discharged said L. A.Martin Jr.

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said L. A. MartinJr. to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 4th day of October 1954Alton W. Fisher

Ordinary Gwinnett County.

Recorded this 5th day of October1954Alton W. Fisher Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2926

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. A. L. OsborneGuardian
Administrator

of the estate of

Catherine J. Mitcham~~deceased~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Catherine J. Mitcham

having found all and singular the property of said estate, which came to the hands of said

Mrs. A. L. Osborne

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. A. L. Osborneshould not be dismissed from such Guardianship ~~administration~~; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 1st day ofNovember1954 by order, discharged saidMrs.A. L. Osbornefrom said Guardianship ~~administration~~

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship ~~administration~~ aforesaid to the said Mrs. A. L. Osborne

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1 day of November 1954Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2 day of November 1954Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3052

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, A. L. BrooksGuardian
Administrator

of the estate of

Mrs. Reba Brooks Wright~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Mrs. Reba Brooks Wright

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Reba Brooks Wright

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

A. L. Brooksshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—sixth—day ofDecember1954, by order, discharged said—A. L.Brooks

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—A. L. Brooks

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this sixth day of December 1954Alton W. Tucker

Ordinary Gwinnett County.

Recorded this

7th day of December

1954

Alton W. Tucker
Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2995

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. H. J. GuthrieGuardian
-Administrat-

of the estate of

Margie Duncandeceased; hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Margie Duncan

having found all and singular the property of said estate, which came to the hands of said

Margie Duncan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. H. J. Guthrieshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the ninth day ofDecember1954, by order, discharged saidMrs.H. J. Guthrie

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. H. J.Guthrie Guthrieto show her discharge wherever she

may be called in question.

Given under my hand and seal of office, this 6 day of December 1954Alton W. Leeper

Ordinary Gwinnett County.

Recorded this 7th day of December1954Alton W. Leeper Ordinary.

STATE OF GEORGIA, Gwinnett County.

#3056

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, A. S. Hegwood

Administrator of the estate of

John H. Hester
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate John H. Hester

having found all and singular the property of said estate, which came to the hands of said

A. S. Hegwood
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the saidA. S. Hegwood
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6 day ofDecember 1954, by order, discharged saidA. S. Hegwood
from said administration, and ordered letters of dismission to issue.WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said A. S. Hegwood

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of December 1954Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of December 1954Alton W. Tucker
Ordinary.

STATE OF GEORGIA, Gwinnett County.

4016

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Mabel H. Norton

Administratrix of the estate of

Geo W. Hayesdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Geo W. Hayes

having found all and singular the property of said estate, which came to the hands of said

Mrs. Mabel H. Norton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Mabel H. Norton

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 7th day ofFebruary1955, by order, discharged saidMrs. Mabel H. Norton

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Mabel H.Norton

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 7th day of February 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 8 day of February 1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

918

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Viola Reeves ConnerGardian of
Administration

of the estate of

John Charles + James Howard Reeves children of
Herman Reeves
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate John Charles + James Howard Reeveshaving found all and singular the property of said estate, which came to the hands of said Mrs. Viola Reeves Connerwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Viola Reeves Connershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofFebruary 1955, by order, discharged said Mrs. ViolaReeves Conner from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. ViolaReeves Conner to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 7 day of February 1955Alton M. Fisher

Ordinary Gwinnett County.

Recorded this 8 day of February 1955Alton M. Fisher Ordinary.

STATE OF GEORGIA, Gwinnett County.

2/28

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Judson Oliver, Guardian of Wynell BrownBrooksGuardian
Administrat

of the estate of

Wynell Brown Brooksdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Judson Oliver

having found all and singular the property of said estate, which came to the hands of said

Wynell Brown Brooks

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Judson Olivershould not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 7 day ofFebruary1955 by order, discharged saidJudson Oliverfrom said Guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Judson Oliver

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 28th day of February 1955

Ordinary Gwinnett County.

Recorded this 28th day of February 1955Alton W. Luper
Ordinary.

STATE OF GEORGIA, Gwinnett County.

2228

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Clyde O. Roberts, Guardian of Mrs. T. E. Bondley
Guardian of the estate of
Mrs. T. E. Bondley
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Clyde O. Roberts
 having found all and singular the property of said estate, which came to the hands of said Mrs. T. E. Bondley
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Clyde O. Roberts
 should not be dismissed from such Guardianship ~~administration~~; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of February, 1955, by order, discharged said Clyde O. Roberts from said Guardianship ~~administration~~,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Clyde O. Roberts
 to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of February, 1955

Alton W. Tucker
 Ordinary Gwinnett County.

Recorded this 8 day of February, 1955
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

3066

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. D. WoodruffGuardian
Administration

of the estate of

Calvin Hill Woodruffdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate H. D. Woodruff

having found all and singular the property of said estate, which came to the hands of said

Calvin Hill Woodruff

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. D. Woodruffshould not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 7th day ofFebruary

1955, by order, discharged said

H. D. WoodruffGuardianship
from said administration,

and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the said H. D. Woodruff

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of February 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of February 1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

3077

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Clyde O. RobertsGuardian
Administrator

of the estate of

Isaac L. Robertsdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Clyde O. Roberts

having found all and singular the property of said estate, which came to the hands of said

Isaac L. Roberts

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Clyde O. Robertsshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofFebruary1955, by order, discharged saidClyde O. Robertsfrom said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the administration aforesaid to the said Clyde O. Roberts

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 7th day of February, 1955Alton W. Jackson

Ordinary Gwinnett County.

Recorded this 8 day of February, 1955Alton W. Jackson Ordinary.

STATE OF GEORGIA, Gwinnett County.

3084

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Bennie F. Reeves, Jr.Natural GuardianAdministrator

of the estate of

Bennie F. Reeves, Jr.deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Bennie F. Reeves, Jr.

having found all and singular the property of said estate, which came to the hands of said

Bennie F. Reeves, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Bennie F. Reeves, Jr.should not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2May1955, by order, discharged saidBennie F. Reeves, Jr.

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the said Bennie F. Reeves, Jr.

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2 day of May 1955Alton W. Luckers

Ordinary Gwinnett County.

Recorded this 3 day of May 1955Alton W. Luckers Ordinary.

STATE OF GEORGIA, Gwinnett County.

1043

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Quillian Fuggle

Administrator of the estate of

Mrs. Della Cheek Wooddeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Della Cheek Woodhaving found all and singular the property of said estate, which came to the hands of said Quillian Fugglewell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Quillian Fuggleshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6 day ofJune 1955, by order, discharged said Quillian Fuggle

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Quillian Fuggle to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6 day of June 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7 day of June 1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4044

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Guillian JuggleAdministrator of the estate of
William Henry Wooddeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate William Henry Wood

having found all and singular the property of said estate, which came to the hands of said

Guillian Juggle
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

Guillian Juggle
should not be dismissed from such administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 6 day ofJune 1955, by order, discharged saidGuillian Juggle from said administration,
and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidGuillian to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 6 day of June 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7 day of June 1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4040

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Tom M. Wages

 ----- Administrator ----- of the estate of
Mrs. Josie E. Pruitt

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate. Mrs. Josie E. Pruitt

having found all and singular the property of said estate, which came to the hands of said -----
Tom M. Wages

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Tom M. Wages
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 6 ----- day of

June ----- 1955, by order, discharged said -----

Tom M. Wages ----- from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said Tom M. Wages -----
 ----- to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 6 ----- day of June ----- 1955

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7 ----- day of June ----- 1955Alton W. Tucker ----- Ordinary.

STATE OF GEORGIA, Gwinnett County.

4095

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Vera G. MartinNatural Guardian~~Administ~~

of the estate of

Kenneth E. Martindeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Kenneth E. Martin

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Vera G. Martin

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Vera G. Martinshould not be dismissed from such ~~administration~~ ^{guardianship}; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 4th day ofJuly1955, by order, discharged said—Mrs. Vera G. Martinfrom said ~~administration~~ ^{guardianship},

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ ^{guardianship} aforesaid to the said—Mrs. Vera G. Martin

to show his discharge wherever she

may be called in question.

Given under my hand and seal of office, this 4th day of July 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of July 1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

3081

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Ersbire Smith

ms. Nellie S. Buchanan ^{Executor} ~~Administrator~~ of the estate of
 deceased, hath made application for the dismission thereof; and, ^{from the will no} ~~on examination of the inventory and~~
 returns of said estate ^{is necessary}

having found all and singular the property of said estate, which came to the hands of said Ersbire Smith
 well and truly administered, ~~as appears by the vouchers lodged in Office~~, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said Ersbire Smith

should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 4th day of
July 1954, by order, discharged said Ersbire Smith from said administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said Ersbire Smith
 to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 4th day of July 1954

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5 day ofJuly1955Alton W. Tucker Ordinary.

De Bonit Von Will Amstutz

STATE OF GEORGIA, Gwinnett County.

417

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Bartow Morgan Jr.

De Bonit Mori

Administrator of the estate ofWill annexed L. M. Brantdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate L. M. Brant

having found all and singular the property of said estate, which came to the hands of said

Bartow Morgan Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Bartow Morgan Jr.should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofAugust1955, by order, discharged saidBartow Morgan Jr.

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Bartow Morgan Jr. to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of August 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2 day of August1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

4064

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Susie GannonGuardian
~~Administrator~~

of the estate of

A. D. Gannondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—A. D. Gannon

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Susie Gannon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Susie Gannonshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofSeptember1955, by order, discharged said—Mrs. Susie Gannon

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mrs. Susie Gannonto show ^{her} his discharge wherever she may be called in question.Given under my hand and seal of office, this 5th day of September, 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of September, 1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

2813

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Elizabeth H. FortinberryGuardian
Administrator

of the estate of

Albert Hood Fortinberrydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Albert Hood Fortinberry

having found all and singular the property of said estate, which came to the hands of said

Mrs. Elizabeth H. Fortinberry

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Elizabeth H. Fortinberry

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 5th day ofSeptember19 55, by order, discharged saidMrs. Elizabeth H. Fortinberry from said administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said guardianshipMrs. Elizabeth H. Fortinberry to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 5th day of September 19 55Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of September 19 55Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

4099

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

M. C. Etridge

_____ Administrator of the estate of

A. E. Etridge

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

A. E. Etridge

having found all and singular the property of said estate, which came to the hands of said _____

M. C. Etridge

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

M. C. Etridge

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____

5th

_____ day of _____

September1955

by order, discharged said _____

M. C. Etridge

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

M. C. Etridge

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1955

5thSeptember1955Alton W. Sucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1955

6thSeptember1955Alton W. Sucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

2996

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

H. L. Pritchett

Guardian

Administrator of the estate of

Mary Louise Hutchins~~and~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mary Louise Hutchins

having found all and singular the property of said estate, which came to the hands of said

H. L. Pritchett (no money or property being received)

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. L. Pritchettshould not be dismissed from such ^{Guardianship} administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofSeptember1955, by order, discharged saidH. L. Pritchettfrom said ^{Guardianship} administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{Guardianship} administration aforesaid to the saidH. L. Pritchett

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of September 1955Peter W. Zucker

Ordinary Gwinnett County.

Recorded this 6th day ofSeptember 1955Peter W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4005

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Rache E. BrittGuardianAdministrator

of the estate of

Thomas R. Brittdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Thomas R. Britt

having found all and singular the property of said estate, which came to the hands of said

Rache E. Britt

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Rache E. Brittshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofOctober1955, by order, discharged saidRache E. Brittfrom said Guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Rache E. Britt

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of October 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of October 1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

3061

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

James I. Whitworth & R. B. Whitworth Jr.Executors
Administrators

of the estate of

R. A. Whitworth

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

well and truly administered, as appears by the vouchers lodged in Office; and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

James I. Whitworth & R. B. Whitworth Jr.
Executorshipshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofOctober1955, by order, discharged saidJames I. Whitworth & R. B. Whitworth Jr. from said Executorship administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

James I. Whitworth & R. B. Whitworth Jr. show his discharge wherever he may be called in question.Given under my hand and seal of office, this 3rd day of October 1955Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day ofOctober1955Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4038

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. H. McShaffey Sr._____ Administrator of the estate of
Jewell McShaffey Jr.deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Jewell McShaffey Jr.

having found all and singular the property of said estate, which came to the hands of said _____

J. H. McShaffey Sr.
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said _____J. H. McShaffey Sr.
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 7th day ofNovember 1955, by order, discharged said _____J. H. McShaffey Sr. from said administration,
and ordered letters of dismission to issue.WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said _____J. H. McShaffey Sr. to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 7th day of November 1955Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of November 1955Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3035

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. C. O. Kehley

Administratrix of the estate of

Robert Lee Graham

deceased, hath made application for the dismissal thereof; and, on examination of the inventory and returns of said estate was given to Leo Graham by a jury in the Superior Court of said County at the February Term, 1955.

Said verdict and judgment of the Court recorded in the Clerk's office in Minute Book A-5, Page 569.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

should not be dismissed from such administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

19, by order, discharged said

from said administration,

and ordered letters of dismission to issue.

hereby discharge, exonerate,
and dismiss

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the administration aforesaid to the said Mrs. C. O. Kehley, no return being necessary since she did not administer on any estate of Robert Lee Graham. She is to show his discharge wherever he may be called in question from the administration as aforesaid, and further discharge, exonerate, and dismiss Mrs. C. O. Kehley from any security entered into by and for Robert Lee Graham in consequence thereof.

Given under my hand and seal of office, this 7th day of November 1955

Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 8th day ofNovember1955

Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

no. 7104

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. E. BruceAdministrator of the estate of
D. H. Brucedeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate D. H. Brucehaving found all and singular the property of said estate, which came to the hands of said
J. E. Brucewell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said J. E. Bruceshould not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 5th day ofDecember 1955, by order, discharged said J. E. Brucefrom said administration,
and ordered letters of dismission to issue.WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said J. E. Bruceto show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 5th day of December 1955Alton H. Sucker
Ordinary Gwinnett County.Recorded this 5th day of December 1955
Alton H. Sucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3015

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Thomas E. Scales

Administrator of the estate of

Mrs. Cora Scales Hays Burch

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

Mrs. Cora Scales Hays Burch

having found all and singular the property of said estate, which came to the hands of said

Thomas E. Scales

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Thomas E. Scales

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

*5th**December* 1955, by order, discharged said*Thomas E. Scales*

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Thomas E. Scales

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *5th* day of *December* 19*55**Alton H. Tucker*

Ordinary Gwinnett County.

Recorded this *5th* day of *December* 19*55**Alton H. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3095

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Mrs. Betty Houston, Guardian

_____ Administrator of the estate of

Patricia Ann Tucker

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

Patricia Ann Tucker

having found all and singular the property of said estate, which came to the hands of said _____

Mrs. Betty Houston

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Mrs. Betty Houston

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____

2nd

day of _____

January1956, by order, discharged said _____Mrs. Betty Houston

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the _____

Guardianship

administration aforesaid to the said _____

Mrs. Betty Houston

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____

2ndJanuary1956Arthur H. Tucker

Ordinary Gwinnett County.

Recorded this _____

4

day of _____

January1957Arthur H. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

H124

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Ming Oliver

Administrator of the estate of

Ella Oliverdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Ella Oliverhaving found all and singular the property of said estate, which came to the hands of said Ming Oliverwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Ming Olivershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofFebruary 1936, by order, discharged said Ming Oliver

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Ming Oliver

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of February 1936Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of February 1936Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3036

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, E. A. Scott, an Administrator by
operation of law
Administrator of the estate of
Mrs. Nellie Walter Scott
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate of Mrs. Nellie Walter Scott
 having found all and singular the property of said estate, which came to the hands of said
E. A. Scott
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said
E. A. Scott
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 5th day of
March 1936, by order, discharged said
E. A. Scott from said administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said
E. A. Scott to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 5th day of March 1936

Alton H. Lucker
 Ordinary Gwinnett County.

Recorded this 6th day of March 1936

Alton H. Lucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4021

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Thos. H. Buckley,

Guardian

Administrator

of the estate of

Miss Luella McKinney & Mrs. Sarah Jane Haddell,

deceased, hath made application for the dismission thereof; and, on examination of the inventory and

returns of said estate. Miss Luella McKinney & Mrs. Sarah Jane Haddell

having found all and singular the property of said estate, which came to the hands of said

Thos. H. Buckley,

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

Thos. H. Buckley,

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 5th day of

March

1926, by order, discharged said

Thos. H. Buckley,

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Thos. H. Buckley,

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of March 1926

Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of March 1926

Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

2965

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, R. P. Pickens, Guardian
of William Thomas Pickens
 Administrator of the estate of
William Thomas Pickens

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate William Thomas Pickens

having found all and singular the property of said estate, which came to the hands of said R. P. Pickens

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said R. P. Pickens

should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 2nd day of
April 1956, by order, discharged said

R. P. Pickens guardian
 from said administration,
 and ordered letters of dismission to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said

R. P. Pickens to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 2nd day of April 1956

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of April 1956

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4067

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Claricee WiddowsExecutive
Administrator

of the estate of

A. L. Brooks~~deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate~~~~having found all and singular the property of said estate, which came to the hands of said~~~~The will of the deceased A. L. Brooks~~~~well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said~~~~should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the~~~~2nd day of April 1936, by order, discharged said~~~~Mrs. Claricee Widdows from said Executive administration~~

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Executorship administration aforesaid to the said Mrs. ClariceeWiddows to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 2nd day of April 1936Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of April 1936Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4689

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Virgil E. Hallbrook, Natural
Guardian of
Hargus Hallbrook Administrator of the estate of
Hargus Hallbrook
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate. Hargus Hallbrook
 having found all and singular the property of said estate, which came to the hands of said Virgil E. Hallbrook
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said Virgil E. Hallbrook
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 2nd day of
April 1936, by order, discharged said Virgil E. Hallbrook from said ^{guardianship} administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the ^{guardianship} administration aforesaid to the said Virgil E. Hallbrook
Virgil E. Hallbrook to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 2nd day of April 1936

Alton M. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of April 1936

Alton M. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4088

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, L. B. Wilkerson, Natural Guardianof Baby Joe Wilkerson

Administrator of the estate of

Baby Joe Wilkersondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Baby Joe Wilkersonhaving found all and singular the property of said estate, which came to the hands of said L. B. Wilkersonwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said L. B. Wilkersonshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofApril1926, by order, discharged said L. B. Wilkersonfrom said ^{guardianship} administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{guardianship} administration aforesaid to the said L. B. Wilkerson

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of April 1926Alton W. Jackson

Ordinary Gwinnett County.

Recorded this 2nd day of April 1926Alton W. Jackson Ordinary.

Excenturship
LETTERS OF DISMISSION FROM ADMINISTRATION

STATE OF GEORGIA, Gwinnett County.

3088

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

J. H. Cooley

Executor
Administrator

of the estate of

Miss L. P. Baker

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, _____ *(no return being necessary)*

having found all and singular the property of said estate, which came to the hands of said _____

J. H. Cooley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

J. H. Cooley

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ *7th* day of

June

19*36*, by order, discharged said _____

J. H. Cooley

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

J. H. Cooley

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ *4th* day of _____ *June* 19*36*.

Arthur W. Tucker

Ordinary Gwinnett County.

Recorded this _____ *8th* day of _____ *June* 19*36*

Arthur W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2876

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

John H. McMillian

_____ Administrator of the estate of

*N. S. McMillian*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____ *N. S. McMillian*

having found all and singular the property of said estate, which came to the hands of said _____

John H. McMillian all the heirs having agreed that no adm. is necessary on the estate of *N. S. McMillian* well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

*John H. McMillian*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ *7th* day of*June*19*26*

by order, discharged said _____

John H. McMillian

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

John H. McMillian

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ *7th* day of _____ *June* 19*26**Arthur W. Lusher*

Ordinary Gwinnett County.

Recorded this _____ *8th* day of _____*June*19*26**Arthur W. Lusher* Ordinary.

STATE OF GEORGIA, Gwinnett County.

4256

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Iruman Thomas, Guardian

 ----- of the estate of
Laurence H. Lowe
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate, Laurence H. Lowe

having found all and singular the property of said estate, which came to the hands of said -----
Iruman Thomas

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said -----
Iruman Thomas

should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 6th day of

August 1956, by order, discharged said -----
Iruman Thomas from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the Guardianship administration aforesaid to the said Iruman
Thomas to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 6th day of August 1956

Alton W. Tucker
 Ordinary Gwinnett County.

Recorded this 1st day of August 1956
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2423

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

O. E. Upshaw, Administrator with
will annexed

Administrator of the estate of

David C. Hawthorn

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate David C. Hawthorn

having found all and singular the property of said estate, which came to the hands of said

O. E. Upshaw

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

O. E. Upshaw

should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 6th day of

August

1956, by order, discharged said

O. E.

Upshaw

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said O. E. Upshawto show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 6th day of August 1956

Gideon W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of August 1956

Gideon W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4173

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mary Brown Rawlins

Administratrix of the estate of

Mrs. Mandy Lester Brown

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Mrs. Mandy Lester Brown

having found all and singular the property of said estate, which came to the hands of said—

Mary Brown Rawlins

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mary Brown Rawlins

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—^{6th}—day of

August

19⁵⁶, by order, discharged said—

Mary Brown Rawlins

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mary Brown Rawlins

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this—^{6th}—day of—August—19⁵⁶

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this—^{8th}—day of—

Aug

19⁵⁶

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4174

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mary Brown Rawlin

Administratrix of the estate of

J. A. Browndeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate J. A. Brownhaving found all and singular the property of said estate, which came to the hands of said Mary Brown Rawlinwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mary Brown Rawlinshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofAugust1956, by order, discharged said Mary Brown Rawlin

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mary Brown Rawlinto show ^{her} discharge wherever she may be called in question.Given under my hand and seal of office, this 6th day of August 1956John W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of August 1956John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#4151

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Robert Lee Daniel

Natural Guardian

Administrator

of the estate of

Gary Lee Daniel

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

Gary Lee Daniel

having found all and singular the property of said estate, which came to the hands of said

Robert Lee Daniel

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Robert Lee Daniel

should not be dismissed from such

Guardianship

administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the

3rd

day of

September

19⁵⁶

by order, discharged said

Robert Lee Daniel

from said

Guardianship

administration,

and ordered letters of dismission to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the

Guardianship

administration

aforesaid to the said

Robert Lee Daniel

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

3rd day of September 19⁵⁶

Alton W. Tucker
Ordinary Gwinnett County.

Recorded this

7th

day of

September 19⁵⁶

Alton W. Tucker
Ordinary.

STATE OF GEORGIA, Gwinnett County.

#4228

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*H. G. Satterfield*Administrat^{or} of the estate of*Mrs. Sarah W. Satterfield*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Mrs. Sarah W. Satterfield*

having found all and singular the property of said estate, which came to the hands of said—

H. G. Satterfield

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

*H. G. Satterfield*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—*1st*—day of*October*19*26*, by order, discharged said—*H. G. Satterfield*

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

H. G. Satterfield

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *1st* day of *October* 19*26**Alton W. Tucker*

Ordinary Gwinnett County.

Recorded this *2nd* day of *October* 19*26**Alton W. Tucker*

STATE OF GEORGIA, Gwinnett County.

#2396

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

John C. Liles

Guardian
Administ

of the estate of

David S. Liles

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

David S. Liles

having found all and singular the property of said estate, which came to the hands of said _____

John C. Liles

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

John C. Liles

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

October

1956, by order, discharged said _____

John C. Liles

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the _____ administration aforesaid to the said _____

John C. Liles

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1956

C. W. R. Liles

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1956

C. W. R. Liles Ordinary.

*Guardianship*LETTERS OF DISMISSION FROM *GUARDIANSHIP* No. 11

STATE OF GEORGIA, Gwinnett County.

#300

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Mrs. Dolly Mae Simmons**Guardian*
Administ

of the estate of

Clarence J. Simmons
(now living of the age of 27 years)
~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. *Clarence J. Simmons*

having found all and singular the property of said estate, which came to the hands of said

Mrs. Dolly Mae Simmons

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Mrs. Dolly Mae Simmons*should not be dismissed from such *Guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *5th* day of*November*19*56*, by order, discharged said*Mrs. Dolly Mae Simmons*from said *Guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Guardianship* administration aforesaid to the said*Mrs. Dolly Mae Simmons*

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *5th* day of *November* 19*56**Olton W. Jucker*

Ordinary Gwinnett County.

Recorded this *6th* day of *Nov.* 19*56**Olton W. Jucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

#4007

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Hopewell Stark
Administrator De Bonis Nov

 _____ Administrator _____ of the estate of
Emma Baltimore Grille

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Emma Baltimore Grille

having found all and singular the property of said estate, which came to the hands of said _____

Hopewell Stark
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Hopewell Stark
 should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of

November 1926, by order, discharged said _____

Hopewell Stark
 _____ from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Hopewell Stark
 _____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of Nov 1926

Alton W. Zucker

 Ordinary Gwinnett County.

Recorded this 6th day of November 1926
Alton W. Zucker
 _____ Ordinary.

STATE OF GEORGIA, Gwinnett County.

#4169

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Virginia W. Martin

Guardian

Administrator of the estate of

Cecil Gerald Martindeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Mrs. Virginia W. Martinhaving found all and singular the property of said estate, which came to the hands of said—Mrs. Virginia W. Martinwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—Mrs. Virginia W. Martinshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofNovember 1956, by order, discharged said—Mrs. Virginia W. Martinfrom said Guardianship administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the said—Mrs. Virginia W. Martinto show her discharge wherever she may be called in question.Given under my hand and seal of office, this 5th day of November 1956John W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of Nov. 1956John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2103

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Zulee I. Pharr

Administrator of the estate of

George Washington Pharr

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

George Washington Pharr

having found all and singular the property of said estate, which came to the hands of said

Zulee I. Pharr

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Zulee I. Pharr

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

3rd

day of

December

1956, by order, discharged said

Zulee I. Pharr

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Zulee I. Pharr

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

3rd

day of

December 1956

Arthur W. Tucker

Ordinary Gwinnett County.

Recorded this

4th

day of

December 1956

Arthur W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

4253

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Julius J. Plarr

Administrator of the estate of

Mrs. Victoria Woodward Plarr

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Mrs. Victoria Woodward Plarr

having found all and singular the property of said estate, which came to the hands of said—

Julius J. Plarr

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Julius J. Plarr

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—3rd—day of

December

1956, by order, discharged said—

Julius J. Plarr

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Julius J. Plarr

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this—3rd—day of—December—1956

Peterson W. Jackson

Ordinary Gwinnett County.

Recorded this—4th—day of—December—1956

Peterson W. Jackson Ordinary.

STATE OF GEORGIA, Gwinnett County.

#4183

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Winburn R. Beard

Guardian

Administrator

of the estate of

Jerald Beard

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Jerald Beard

having found all and singular the property of said estate, which came to the hands of said—

Winburn R. Beard

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Winburn R. Beard

should not be dismissed from such ^{Guardianship} ~~administration~~; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the—

3rd

December—1936, by order, discharged said—

Winburn R. Beard

from said ^{Guardianship} ~~administration~~,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{Guardianship} ~~administration~~ aforesaid to the said—

Winburn R. Beard

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this—

3rd

day of—

December—1936

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this—

7th

day of—

December—1936

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

No. 4237

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Joe N. Brogdon, Jr.deceased now

Administration of the estate of

Joe N. Brogdon, Sr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Joe N. Brogdon, Jr.

having found all and singular the property of said estate, which came to the hands of said

Joe N. Brogdon, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Joe N. Brogdon, Jr.

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

3rd

day of

December1956, by order, discharged saidJoe N. Brogdon, Jr.

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Joe N. Brogdon, Jr.

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 3rd day of December 1956Arthur W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of December 1956Arthur W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

No. 4235

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

Jas. H. Brogdon, Jr.----- Administrator of the estate ofMrs. Annie Brogdon

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate -----

Mrs. Annie Brogdon

having found all and singular the property of said estate, which came to the hands of said -----

Jas. H. Brogdon, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Jas. H. Brogdon, Jr.should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the ----- 2nd day ofDecember1936, by order, discharged said -----Jas. H. Brogdon, Jr.

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said -----

Jas. H. Brogdon, Jr.

----- to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of December 1936Alton W. Zuckerman

Ordinary Gwinnett County.

Recorded this 4th day of December 1936Alton W. Zuckerman Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 4201

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Robert R. Story**Guardian*

Administrat of the estate of

Harold Wayne Story

(deceased)

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

Harold Wayne Story

having found all and singular the property of said estate, which came to the hands of said

Robert R. Story

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Robert R. Story*should not be dismissed from such *Guardianship* administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the

3rd

day of

*December*19*56*, by order, discharged said*Robert R. Story**Guardianship*

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Guardianship* administration aforesaid to the said*Robert R. Story*

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *3rd* day of *December* 19*56**John W. Tucker*

Ordinary Gwinnett County.

Recorded this *13th* day of *December* 19*56**John W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

#1225

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Alice Alfred & Robert H. MasseyGuardian
Administrator

of the estate of

Mrs. Viola (J. R.) Hapsondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, Mrs. Viola (J. R.) Hapson

having found all and singular the property of said estate, which came to the hands of said

Mrs. Alice Alfred & Robert H. Massey

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Alice Alfred & Robert H. Masseyshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofJanuary 1917, by order, discharged said Mrs. AliceAlfred & Robert H. Massey from said administration, Guardianship

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the said Mrs. Alice Alfred& Robert H. Massey to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 7th day of January 1917Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of January 1917Alton W. Tucker ordinary.

STATE OF GEORGIA, Gwinnett County.

#4219

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Larks Kilgore

Guardian

Adminstrat of the estate of

Cecil Kilgore

~~minor~~ deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Cecil Kilgore

having found all and singular the property of said estate, which came to the hands of said

Larks Kilgore

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Larks Kilgore

guardianship

should not be dismissed from such administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

4th

day of

February

1957

by order, discharged said

Larks Kilgore

from said administration,

guardianship

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the

guardianship

administration aforesaid to the said

Larks Kilgore

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 4th day of February 1957.

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of

February

1957

Alton W. Tucker

Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

#4278

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Clara Lyons

Guardian

Administrator

of the estate of

Sarah Evelyn Lyons

minor

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Sarah Evelyn Lyons

having found all and singular the property of said estate, which came to the hands of said—

Clara Lyons

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Clara Lyons

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—

4th

February 1957, by order, discharged said—

Clara Lyons

from said administration,

guardianship

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the—

guardianship

administration aforesaid to the said—

Clara Lyons

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this—

4th

day of—

February

1957

Anton D. Tucker

Ordinary Gwinnett County.

Recorded this—

5th

day of—

February

1957

Anton D. Tucker Ordinary.

Guardianship

No. 3075-

STATE OF GEORGIA, Gwinnett County.

#3075-

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Ralph C. Walton

Guardian
Administ

of the estate of

Barbara Ann Crowe

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

Ralph C. Walton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Ralph C. Walton

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

May

1957, by order, discharged said

Ralph C. Walton

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Ralph C. Walton

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of May 1957

John W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of May 1957

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

#2998

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, William Schley Howard, Jr.

----- Administrator of the estate of
Mrs. D. M. Miller
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Mrs. D. M. Miller

having found all and singular the property of said estate, which came to the hands of said-----
William Schley Howard, Jr.
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said-----

William Schley Howard, Jr.
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 6th day of

May 1927, by order, discharged said-----
William Schley Howard, Jr. from said administration,
 and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said-----

William Schley Howard, Jr. to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 6th day of May 1927

Geon. D. Tucker
 Ordinary Gwinnett County.

Recorded this 7th day of May 1927

Geon. D. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

no. 4263

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, James E. McMilliannatural GuardianAdministrator

of the estate of

James McMilliandeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. James McMillian

having found all and singular the property of said estate, which came to the hands of said

James E. McMillian

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

James E. McMillianshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofJune1952, by order, discharged saidJames E. McMillian

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

James E. McMillian

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of June 1952Oliver W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day ofJune1952Oliver W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4264

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Oliver A. KingNatural Guardian

Administrator

of the estate of

Brenda Joyce Kingdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Brenda Joyce Kinghaving found all and singular the property of said estate, which came to the hands of said Oliver A. Kingwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Oliver A. Kingshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofJune 1957, by order, discharged said Oliver A. King

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Oliver A. King

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of June 1957Lynton W. Tucker
Ordinary Gwinnett County.Recorded this 6th day of June 1957Lynton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

no. 4819

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Caroline Barnett & J. H. BrowderExecutors
Administrators

of the estate of

J. M. Barnettdeceased, hath made application for the dismission thereof; and, ^{being required} ~~no~~ examination of the inventory and returns of said estate J. M. Barnett

having found all and singular the property of said estate, which came to the hands of said

Mrs. Caroline Barnett & J. H. Browder

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Caroline Barnett & J. H. Browdershould not be dismissed from such ^{Executorship} administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofJune1957, by order, discharged saidMrs. Caroline Barnett & J. H. Browder from said ^{Executorship} administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{Executorship} administration aforesaid to the said Mrs. Caroline Barnett& J. H. Browder to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 3rd day of June 1957Arthur W. Tucker

Ordinary Gwinnett County.

Recorded this 2d day of June 1957Arthur W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4212

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

J. F. Hamilton_____ Guardian
Administered _____ of the estate of_____ Mrs. Elise Olivett Johnson (an incompetent person deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____ Mrs. Elise Olivett Johnson

having found all and singular the property of said estate, which came to the hands of said _____

J. F. Hamilton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

J. F. Hamiltonshould not be dismissed from such _____ guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ 3rd day ofJune1927, by order, discharged said _____J. F. Hamiltonfrom said _____ guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the _____ guardianship administration aforesaid to the said _____J. F. Hamilton

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ 3rd day of _____ June 1927Alton W. Tucker

Ordinary Gwinnett County.

Recorded this _____ 4th day of _____June 1927Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2904

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

J. C. BurrellExecutor

of the estate of

Last will & testament of R. C. Mauldindeceased, hath made application for the dismission thereof; and, ~~no~~ examination of the inventory and returns of said estate being required

having found all and singular the property of said estate, which came to the hands of said

J. C. Burrell

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

~~should not be dismissed from such administration; and no sufficient objection having been filed, and the~~~~Court of Ordinary of said County having at its regular term on the~~ day of~~19~~, by order, discharged said~~from said administration, and ordered letters of dismission to issue.~~We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the saidJ. C. Burrell

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of July 1917.Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day ofJuly 1917

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4272

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

W. D. SargentGuardian
Administrator

of the estate of

Mrs. Pearl Sargent Peoples, a minor~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Pearl Sargent Peoples

having found all and singular the property of said estate, which came to the hands of said

W. D. Sargent

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. D. Sargent
guardianshipshould not be dismissed from such ~~administration~~; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofJuly1957, by order, discharged saidW. D. Sargentfrom said ~~administration~~ guardianship

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship ~~administration~~ aforesaid to the saidW. D. Sargent

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 1st day of July 1957Arthur D. Sinker
Ordinary Gwinnett County.Recorded this 2nd day of July 1957Arthur D. Sinker
Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4271

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Gerald H. BagleyGuardian

Administrat_____ of the estate of

Stanley Bagley, a minor~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Stanley Bagley

having found all and singular the property of said estate, which came to the hands of said _____

Gerald H. Bagley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Gerald H. Bagleyshould not be dismissed from such guardianship administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofJuly1957, by order, discharged said _____Gerald H. Bagleyfrom said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Gerald H. Bagley

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of July 1957Arthur W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day ofJuly1957Arthur W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4291

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, A. A. BaileyGuardianAdministrator of the estate ofIray Baileydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Iray Baileyhaving found all and singular the property of said estate, which came to the hands of said A. A. Baileywell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said A. A. Baileyshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2^d day ofAugust 1957, by order, discharged said A. A. Bailey

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardian administration aforesaid to the said A. A. Bailey

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of August 1957John W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of August 1957John W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

4256

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

*Thomas Thomas*_____ *with Will Annexed*
Administrator of the estate of*Lawrence H. Rowe*

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

Lawrence H. Rowe

having found all and singular the property of said estate, which came to the hands of said _____

Thomas Thomas

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

*Thomas Thomas*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ *5th* day of*August**1917*

by order, discharged said _____

Thomas Thomas

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Thomas Thomas

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *5th* day of *August* *1917**Peter H. Tucker*

Ordinary Gwinnett County.

Recorded this *5th* day of *August* *1917**Peter H. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4238

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Margie D. Puckett

Administratrix of the estate of

Allen D. Puckettdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Allen D. Pucketthaving found all and singular the property of said estate, which came to the hands of said Mrs. Margie D. Puckettwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Margie D. Puckettshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofSeptember 1957, by order, discharged said Mrs. Margie D. Puckett

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Margie D. Puckett

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of September 1957John D. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of September 1957John D. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4342

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Ellis Wood

Administrator of the estate of

Mrs. Cassie Kinseydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Cassie Kinsey

having found all and singular the property of said estate, which came to the hands of said

Ellis Wood

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Ellis Woodshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofSeptember1917, by order, discharged saidEllis Wood

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Ellis Wood

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of September 1917Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of September 1917Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

No. 4326

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. Rhodes Jordan, Adm. with the
Will annexed
 ----- Administrator ----- of the estate of
H. E. Mangrove, Sr.
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate ----- H. E. Mangrove, Sr.
 having found all and singular the property of said estate, which came to the hands of said -----
H. Rhodes Jordan
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said -----
H. Rhodes Jordan
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the ----- 7th day of
October 1957, by order, discharged said -----
H. Rhodes Jordan ----- from said administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said -----
H. Rhodes Jordan ----- to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 7th day of October 1957

Atton. W. Tucker
 Ordinary Gwinnett County.

Recorded this 8th day of October 1957
Atton. W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 575

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. S. Beathwood

Administrator of the estate of

W. M. Beathwooddeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate W. M. Beathwoodhaving found all and singular the property of said estate, which came to the hands of said H. S. Beathwoodwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said H. S. Beathwoodshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofNovember1957, by order, discharged said H. S. Beathwood

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said H. S. Beathwood

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of November 1957John W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of November 1957John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4333

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Joseph D. Mate

Guardian

Administrator of the estate of

Mrs. Francis Mate Evans

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Francis Mate Wood,

having found all and singular the property of said estate, which came to the hands of said

Joseph D. Mate

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Joseph D. Mate

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of

December

1957,

by order, discharged said

Joseph D. Mate

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Joseph D. Mate

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of December 1957

Gordon W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of December 1957

Gordon W. Tucker

Ordinary.

Guardianship
STATE OF GEORGIA, Gwinnett County.

No. 4183

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Mrs. Emory Carroll*

Guardianship
Administ~~rat~~ of the estate of
Mrs. Frank Williams

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *Mrs. Frank Williams*

having found all and singular the property of said estate, which came to the hands of said *Mrs. Emory Carroll*

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Emory Carroll
should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

January 1958, by order, discharged said *Mrs. Emory Carroll* from said *guardianship* administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *guardianship* administration aforesaid to the said

Mrs. Emory Carroll to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of *January* 1958

John W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of *January* 1958

John W. Tucker Ordinary.

Guardianship
STATE OF GEORGIA, Gwinnett County.

No. 4358

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Eleanor Mues

Guardian
Administrateor of the estate of
Anthony Mues
Mues deceased, hath made application for the dismissal thereof; and, on examination of the inventory and returns of said estate—Anthony Mues

having found all and singular the property of said estate, which came to the hands of said Mrs. Eleanor Mues well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Eleanor Mues
Guardianship
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

January 1958, by order, discharged said Mrs. Eleanor Mues from said guardianship administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the said Mrs. Eleanor Mues to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of January 1958

John W. Tucker
Ordinary Gwinnett County.

Recorded this 7th day of January 1958
John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4438

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. H. Summers

Administrator of the estate of

Frank Summersdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Frank Summers

having found all and singular the property of said estate, which came to the hands of said—

W. H. Summers

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Frank Summersshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJanuary1928, by order, discharged saidW. H. Summers

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

W. H. Summers

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of January 1928John W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of January 1928John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4042

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Henry R. Thurston**Guardian*

Administrator

of the estate of

*Anna Jean Thurston**minor*
~~deceased~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, *by Anna Jean Thurston*

having found all and singular the property of said estate, which came to the hands of said

Henry R. Thurston

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Henry R. Thurston*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *3rd* day of*February*19 *58*, by order, discharged said*Henry R. Thurston*from said *Guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Guardianship* administration aforesaid to the said*Henry R. Thurston*

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *3rd* day of *February* 19 *58**John W. Tucker*

Ordinary Gwinnett County.

Recorded this *7th* day of*February* 19 *58**John W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4368

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

R. L. HansardGuardian~~Administrator~~

of the estate of

Leharah R. Hansard~~Leharah R. Hansard~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Leharah R. Hansard

having found all and singular the property of said estate, which came to the hands of said

R. L. Hansard

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

R. L. Hansardshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofFebruary1958, by order, discharged saidR. L. Hansardfrom said ~~administration~~ guardianship

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship ~~administration~~ aforesaid to the saidR. L. Hansard

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 3rd day of Feb. 1958Wm. W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of Feb. 1958Wm. W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4096

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. E. & B. F. Tuck

Administrators of the estate of

J. C. Tuckdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of J. C. Tuck

having found all and singular the property of said estate, which came to the hands of said

J. E. & B. F. Tuck

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. E. & B. F. Tuckshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofFebruary1958, by order, discharged saidJ. E. & B. F. Tuck

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. E. & B. F. Tuck

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of February 1958John W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of February 1958John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4437

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Hope H. StarkAdministrator of the estate of
Mrs. M. E. (Elizabeth) Taylordeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Mrs. M. E. (Elizabeth) Taylor

having found all and singular the property of said estate, which came to the hands of said

Hope H. Stark
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the saidHope H. Stark
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 3d day ofFebruary 1958, by order, discharged saidHope H. Stark from said administration,
and ordered letters of dismission to issue.WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidHope H. Stark to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 3d day of February 1958Anton H. Tucker
Ordinary Gwinnett County.Recorded this 4th day of February 1958Anton H. Tucker Ordinary.

Guardianship

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

MANUFACTURED BY HUNT & SANDS CO., ATLANTA

STATE OF GEORGIA, Gwinnett County.

No. 4375

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Samuel Smith, Jr.Guardian
Administrator

of the estate of

Rickie Smith~~Samuel Smith~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Rickie Smith

having found all and singular the property of said estate, which came to the hands of said

Samuel Smith, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Samuel Smith, Jr.should not be dismissed from such ^{guardianship} ~~administration~~; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofMarch1958, by order, discharged saidSamuel Smith, Jr.from said ^{guardianship} ~~administration~~,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the ^{guardianship} ~~administration~~ aforesaid to the saidSamuel Smith, Jr.

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 3rd day of March 1958Quinn W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of March 1958Quinn W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4386

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Weldon ShawExecutor
Administration

of the estate of

Barbara I. Berrydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Barbara I. Berryhaving found all and singular the property of said estate, which came to the hands of said Weldon Shawwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Weldon Shawshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofApril1958, by order, discharged saidWeldon Shawfrom said Executorship
Administration

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Executorship
Administration aforesaid to the said Weldon Shaw

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of April 1958John W. Tucker
Ordinary Gwinnett County.Recorded this 7th day of April 1958John W. Tucker
Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4472

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Bennie R. Hutchins

_____ Administrator of the estate of

Mrs. Pearl I. Hutchins

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

Mrs. Pearl I. Hutchins

having found all and singular the property of said estate, which came to the hands of said _____

Bennie R. Hutchins

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Bennie Ray Hutchins

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____

2nd

day of _____

June1958

by order, discharged said _____

Bennie Ray Hutchins

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Bennie Ray Hutchins

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of June 1958John W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of _____June1958John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4244

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

George E. Hunnan

_____ Administrator of the estate of

Ross S. Rhea

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

Ross S. Rhea

having found all and singular the property of said estate, which came to the hands of said _____

George E. Hunnan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

George E. Hunnan

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

June1928, by order, discharged said _____George E. Hunnan

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

George E. Hunnan

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1928John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____

June1928John W. Tucker Ordinary.

Guardianship

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

MANUFACTURED BY MOORE & BANCY CO., ATLANTA

STATE OF GEORGIA, Gwinnett County.

No. 4188

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Mrs. Jacquelyn Gaywell Summers**Guardian*
~~Administered~~

of the estate of

Wheeler Gaywell Jones~~decree~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Wheeler Gaywell Jones*

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Jacquelyn Gaywell Summers

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

*Mrs. Jacquelyn Gaywell Summers*should not be dismissed from such ~~administration~~ ^{*Guardianship*}; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the—

*2nd**June*19*58* by order, discharged said—*Mrs. Jacquelyn Gaywell Summers*from said ~~administration~~ ^{*Guardianship*},

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ ^{*Guardianship*} aforesaid to the said—*Mrs. Jacquelyn Gaywell Summers*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this—

*2nd**June*19*58**John W. Tucker*

Ordinary Gwinnett County.

Recorded this—

2nd

day of—

*June*19*58**John W. Tucker*
Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4417

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Grady AnglinGuardian
Administration

of the estate of

Mary Frances Anglin~~has~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____Mary Frances Anglin

having found all and singular the property of said estate, which came to the hands of said _____

Grady Anglin

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Grady AnglinGuardianship

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____

22nd

_____ day of _____

June1958, by order, discharged said _____Grady Anglin

from said _____

Guardianship

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the _____

Guardianship

administration aforesaid to the said _____

Grady Anglin

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ day of _____

22ndJune1958John H. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____

22ndJune1958John H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4510

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, A. C. Rawlins

Administrator of the estate of

James N. Rawlins

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

A. C. Rawlins

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

A. C. Rawlinsshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofJuly1918,

by order, discharged said

A. C. Rawlins

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

A. C. Rawlins

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 7th day of July, 1918.John W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of July, 1918.John W. TuckerJohn W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4439

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Wiley Halcomb

Guardian
Administrator

of the estate of

Sara Halcomb

~~advised~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Sara Halcomb

having found all and singular the property of said estate, which came to the hands of said

Wiley Halcomb

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

Wiley Halcomb

should not be dismissed from such ^{guardianship} administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 7th day of

August

1958,

by order, discharged said

Wiley Halcomb

from said ^{guardianship} administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{guardianship} administration aforesaid to the said

Wiley Halcomb

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of August 1958

G. W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of

August 1958

G. W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4247

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

Oliver J. and Paul Murphy----- Administrator of the estate ofG. R. Murphy

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of -----

G. R. Murphy

having found all and singular the property of said estate, which came to the hands of said -----

Oliver J. and Paul Murphy

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Oliver J. and Paul Murphyshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the ----- 2nd day ofSeptember1958, by order, discharged said -----Oliver J. and Paul Murphy

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said -----

Paul Murphy

----- to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of September 1958John W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day ofSeptember 1958John W. Tucker

STATE OF GEORGIA, Gwinnett County.

No. 4450

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

C. Gordon DavisGuardian
Administrator

of the estate of

Violet Ann Davisdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, Violet Ann Davis

having found all and singular the property of said estate, which came to the hands of said

C. Gordon Davis

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

C. Gordon Davisshould not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 2nd day ofSeptember 1958, by order, discharged saidC. Gordon Davis from said Guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the saidC. Gordon Davis to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 2nd day of September 1958John W. Lusk
Ordinary Gwinnett County.Recorded this 2nd day of September 1958John W. Lusk
Ordinary

STATE OF GEORGIA, Gwinnett County.

No. 4454

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

James C. HallandGuardian
Administration

of the estate of

Rickie and Betty Halland

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

Rickie and Betty Halland

having found all and singular the property of said estate, which came to the hands of said _____

James C. Halland

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

James C. Hallandshould not be dismissed from such Guardianship Administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the _____ 2nd day ofSeptember1958 by order, discharged said _____James C. Hallandfrom said Guardianship Administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship Administration aforesaid to the said _____James C. Halland

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ 2nd day of _____September 1958John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ 3rd day of _____September 1958John W. Tucker

STATE OF GEORGIA, Gwinnett County.

2-426

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Elizabeta C. PruittAdministratrix de bonis non of the estate ofCum testamento annexodeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate James P. Tuckerhaving found all and singular the property of said estate, which came to the hands of said Elizabeta C. Pruittwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Elizabeta C. Pruittshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofSeptember 1958 by order, discharged said Elizabeta C. Pruitt

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Elizabeta C. Pruitt

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of September 1958James P. Tucker
Ordinary Gwinnett County.Recorded this 5th day of Sept 1958James P. Tucker Ordinary.

Executorship
LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

STATE OF GEORGIA, Gwinnett County.

No. 4570

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. M. Stringer

Executor

Administrat of the estate of

Laura C. Nuckolls

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

Laura C. Nuckolls

having found all and singular the property of said estate, which came to the hands of said

W. M. Stringer

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. M. Stringer

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

6th

day of

October

1958, by order, discharged said

W. M. Stringer

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

W. M. Stringer

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of October 1958

John W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of October 1958

John W. Tucker Ordinary.

Executors
STATE OF GEORGIA, Gwinnett County.

No. 4299

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

Milton E. McLean

Executor

----- of the estate of

M. S. McLean

deceased, hath made application for the dismission thereof; and, on examination ~~of the inventory and~~

~~returns~~ of said estate -----

M. S. McLean

having found all and singular the property of said estate, which came to the hands of said -----

Milton E. McLean

well and truly administered, ~~as appears by the vouchers lodged in Office, and citation having issued in~~
(no appraisement or return required under the will)
terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Milton E. McLean

should not be dismissed from such ~~administration~~ *Executors*; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the ----- *6th* day of

October

1958, by order, discharged said -----

Milton E. McLean

from said *Executors* administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Executors
letters of dismission from the ~~administration~~ aforesaid to the said -----

Milton E. McLean

----- to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this *6th* day of *October* 1958

John W. Tucker
Ordinary Gwinnett County.

Recorded this *7th* day of *October* 1958

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4462

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

William Q. MartinGuardian
Administrator of the estate ofHarley Elaine, James Stanley and Melba Martin

deceased, hath made application for the dismission thereof; and, on examination of the inventory and

returns of said estate of Martin's minor

having found all and singular the property of said estate, which came to the hands of said

William Q. Martin

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

William Q. Martinshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 6th day ofOctober1958, by order, discharged saidWilliam Q. Martinfrom said guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the saidWilliam Q. Martin

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of October 1958John W. Tucker
Ordinary Gwinnett County.Recorded this 7th day ofOctober 1958
John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4459

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Henry B. WhitleyGuardian

Administrator of the estate of

Brenda Paul Whitley (Deceased)deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Brenda Paul Whitley

having found all and singular the property of said estate, which came to the hands of said—

Henry B. Whitley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Henry B. Whitleyshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 6th day ofOctober

1958, by order, discharged said—

Henry B. Whitleyfrom said guardianship administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said—Henry B. Whitley

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of October 1958Glendon W. Zunker

Ordinary Gwinnett County.

Recorded this 7th day of October 1958Glendon W. Zunker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2050

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Callie H. Palmer

Administrator of the estate of

James L. Palmerdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—James L. Palmer

having found all and singular the property of said estate, which came to the hands of said

Callie H. Palmer

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Callie H. Palmershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofOctober1958, by order, discharged said—Callie H. Palmer

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Callie H. Palmer

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of October 1958Quon W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of October 1958Quon W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4485

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Thomas L. Smallwood

Guardian

Administrator of the estate of

Leon Smallwood

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Leon Smallwood

having found all and singular the property of said estate, which came to the hands of said

Thomas L. Smallwood

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Thomas L. Smallwood

should not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of

November

1958, by order, discharged said

Thomas L. Smallwood

from said guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Thomas L. Smallwood

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of November 1958

G. W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of November 1958

G. W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4486

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

John J. HelmanGuardian
Administrat

of the estate of

William Perry Helmandeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of William Perry Helman

having found all and singular the property of said estate, which came to the hands of said _____

John J. Helman

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

John J. Helmanshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 3rd day ofDecember1958, by order, discharged said _____John J. Helmanfrom said guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

John J. Helman

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 3rd day of November, 1958.John W. Tucker
Ordinary Gwinnett County.Recorded this 4th day of November, 1958.John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4482

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. H. SingletonGuardian
~~Administrator~~

of the estate of

Marion D. Singletondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, Marion D. Singleton

having found all and singular the property of said estate, which came to the hands of said

W. H. Singleton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. H. Singletonshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 3rd day ofNovember1908, by order, discharged saidW. H. Singletonfrom said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the saidW. H. Singleton

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 3rd day of November 1908John W. Tucker
Ordinary Gwinnett County.Recorded this 4th day of November 1908John W. Tucker Ordinary.

Executorship

STATE OF GEORGIA, Gwinnett County.

No. 4550

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

E. W. White

Executor
~~Administrator~~

of the estate of

Mrs. Myrtice Ryler

deceased, hath made application for the dismission thereof; and, ~~an examination of the inventory and~~ *no inventory, appraisement or return being required under the will of* ~~returns of said estate.~~ *Mrs. Myrtice Ryler*

having found all and singular the property of said estate, which came to the hands of said _____

E. W. White

well and truly administered, ~~as appears by the vouchers lodged in Office, and citation having issued in~~ *and citation having* terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

E. W. White

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

November

19*38*,

by order, discharged said _____

3rd

E. W. White

Executorship

from said administration,

and ordered letters of dismission to issue.

WE DO, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration aforesaid~~ *Executorship* to the said _____

E. W. White

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *3rd* day of *November* 19*38*

John W. Tucker

Ordinary Gwinnett County.

Recorded this *3rd* day of _____

November 19*38*

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4446

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Luella Smith Buffington

Administratrix of the estate of

W. I. Smith, Sr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of

W. I. Smith, Sr.

having found all and singular the property of said estate, which came to the hands of said

Mrs. Luella Smith Buffington

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Luella Smith Buffington

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

3rd

November

1958,

by order, discharged said

Mrs. Luella Smith Buffington

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Luella Smith Buffington

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of November 1958

Gideon W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of November 1958

Gideon W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4574

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Ezra Wilson C. Cooper

Administrator of the estate of

Ernest R. Cooperdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Ernest R. Cooper

having found all and singular the property of said estate, which came to the hands of said

Ezra Wilson C. Cooper

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Ezra Wilson C. Coopershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofDecember1924, by order, discharged saidEzra Wilson C. Cooper

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Ezra Wilson C. Cooper

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of December 1924John W. Zucker

Ordinary Gwinnett County.

Recorded this 2nd day of December 1924John W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4476

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. Rhodes Jordan

Administrator of the estate of

J. S. McDanieldeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, J. S. McDanielhaving found all and singular the property of said estate, which came to the hands of said H. Rhodes Jordanwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said H. Rhodes Jordanshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofDecember 1958, by order, discharged said H. Rhodes Jordan

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said H. Rhodes Jordan

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of December 1958John W. Tucker
Ordinary Gwinnett County.Recorded this 2nd day of December 1958John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4566

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Thomas Baker

_____ Administrator of the estate of

Helena Baker

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

Helena Baker

having found all and singular the property of said estate, which came to the hands of said _____

Thomas Baker

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Thomas Baker

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the _____ day of

*December*1958, by order, discharged said _____*Thomas Baker*

from said administration, and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____*Thomas Baker*

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of December 1958*John W. Tucker*
Ordinary Gwinnett County.Recorded this 2nd day of December 1958*John W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4004

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Celine Progleton

_____ Administrator of the estate of

Mrs. George E. Progleton

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

Mrs. George E. Progleton

having found all and singular the property of said estate, which came to the hands of said _____

Celine Progleton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Celine Progleton

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ 5th day of

January

1959, by order, discharged said _____

Celine Progleton

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Celine Progleton

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ 5th day of _____ January 1959

John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ 6th day of _____ January 1959

John W. Tucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 4511

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Gene Lee Finney**Guardian*
Administrator

of the estate of

*Sheraldine & James Lee Finney*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *Sheraldine & James Lee Finney*

having found all and singular the property of said estate, which came to the hands of said

Gene Lee Finney

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Gene Lee Finney
guardianship

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the *2nd* day of*February*19*17*, by order, discharged said*Gene Lee Finney*from said *guardianship*
administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *guardianship*
administration aforesaid to the said*Gene Lee Finney*

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *2nd* day of *February* 19*17**Glenn W. Zucker*

Ordinary Gwinnett County.

Recorded this *2nd* day of *February* 19*17**Glenn W. Zucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4545

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. V. Moon

Administrator of the estate of

Mrs. Ganette Moondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Ganette Moon

having found all and singular the property of said estate, which came to the hands of said

J. V. Moon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. V. Moonshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofFebruary1957, by order, discharged saidJ. V. Moon

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. V. Moon

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of February 1957Geon W. Zunker
Ordinary Gwinnett County.Recorded this 2nd day of February 1957Geon W. Zunker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4546

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. V. Moon

Administrator of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of J. V. Moon

having found all and singular the property of said estate, which came to the hands of said

J. V. Moon
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the saidJ. V. Moon
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofMarch 1959, by order, discharged saidJ. V. Moon from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. V. Moon to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 2nd day of March 1959John W. Zunker
Ordinary Gwinnett County.Recorded this 3rd day of March 1959John W. Zunker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2946

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Chief P. Garner*

Guardian and Administrator of the estate of
Thiram Harry Bagwell
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate of *Thiram Harry Bagwell*
 having found all and singular the property of said estate, which came to the hands of said

Chief P. Garner
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

Chief P. Garner
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 2nd day of

March 1959, by order, discharged said

Chief P. Garner from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said

Chief P. Garner to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 2nd day of March 1959

John W. Tucker
 Ordinary Gwinnett County.

Recorded this 2nd day of March 1959

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4282

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

Mrs. Betty Z. MitchellGuardian

of the estate of

Lucy Joan Frazer

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, of -----

Lucy Joan Frazer

having found all and singular the property of said estate, which came to the hands of said -----

Mrs. Betty Z. Mitchell

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Mrs. Betty Z. Mitchellshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the ----- 6th day ofApril1959, by order, discharged said -----Mrs. Betty Z. Mitchellfrom said guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said -----Mrs. Betty Z. Mitchell

----- to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of April 1959Lydon W. Zunker

Ordinary Gwinnett County.

Recorded this 6th day of April 1959Lydon W. Zunker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4152

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. H. and J. S. Britt

Administrators of the estate of

Mrs. Annie Brittdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Annie Britthaving found all and singular the property of said estate, which came to the hands of said W. H. and J. S. Brittwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said W. H. and J. S. Brittshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofApril1957, by order, discharged said W. H. and J. S. Britt

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said W. H. and J. S. Britt

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of April 1957.John W. Lumber

Ordinary Gwinnett County.

Recorded this 7th day of April 1957John W. Lumber Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4465

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Mrs. Mildred Caper

Temporary Administrator of the estate of

R. W. Caper

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

R. W. Caper

having found all and singular the property of said estate, which came to the hands of said _____

Mrs. Mildred Caper

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Mrs. Mildred Caper

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

6th

April, 1957, by order, discharged said _____

Mrs. Mildred Caper

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Mrs. Mildred Caper

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1957

John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1957

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4432

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Lena Mae StricklandGuardian
Administrator

of the estate of

Paul H. Stricklanddeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Paul H. Stricklandhaving found all and singular the property of said estate, which came to the hands of said Mrs. Lena Mae Stricklandwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Lena Mae Stricklandshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofMay1957, by order, discharged said Mrs. Lena Mae Stricklandfrom said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said Mrs. Lena Mae Strickland

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of May 1957.John W. Tucker
Ordinary Gwinnett County.Recorded this 4th day of May 1957.John W. Tucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 4551

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*John G. Robinson, Sr.**Guardian*
~~Administrator~~

of the estate of

*Harry M. Robinson*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, *Harry M. Robinson*

havings found all and singular the property of said estate, which came to the hands of said

John G. Robinson, Sr.

well and truly administered; as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*John G. Robinson, Sr.*should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the *4th* day of*May*19 *58*, by order, discharged said*John G. Robinson, Sr.*from said *guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the *guardianship* administration aforesaid to the said*John G. Robinson, Sr.*

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *4th* day of *May* 19 *58**Geor W. Tucker*
Ordinary Gwinnett County.Recorded this *4th* day of*May*19 *58**Geor W. Tucker*
Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4403

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Henry H. Smith

Administrator of the estate of

Mrs. D. G. Smith

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

Mrs. D. G. Smith

having found all and singular the property of said estate, which came to the hands of said _____

Henry H. Smith

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Henry H. Smith

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

May 1957, by order, discharged said _____Henry H. Smith

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Henry H. Smith

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of May 1957.John W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of May 1957.John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2-267

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, C. W. Powell, Plow. McBrine Horn, & each
will execute

Administration of the estate of
J. R. Powell

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate of J. R. Powell

having found all and singular the property of said estate, which came to the hands of said

C. W. Powell
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

C. W. Powell
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 4th day of

May 1959, by order, discharged said
C. W. Powell from said administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said

C. W. Powell to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 4th day of May 1959

John W. Tucker
 Ordinary Gwinnett County.

Recorded this 4th day of May 1959
John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4612

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Bessie Lee Craigie

Temporary Administratrix of the estate of
Charles M. Craigie

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Charles M. Craigie

having found all and singular the property of said estate, which came to the hands of said

Mrs. Bessie Lee Craigie

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Bessie Lee Craigie
administration
should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 1st day of

June 1957, by order, discharged said

Mrs. Bessie Lee Craigie from said administration, and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Bessie Lee Craigie to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of June 1957

John W. Tucker
Ordinary Gwinnett County.

Recorded this 2nd day of June 1957

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4126

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Alice Freeman Lusk

Guardian

Administrator of the estate of

Harrell Claude Lusk

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Harrell Claude Lusk

having found all and singular the property of said estate, which came to the hands of said

Mrs. Alice Freeman Lusk

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Alice Freeman Lusk

should not be dismissed from such ^{guardianship} administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

June, 1959, by order, discharged said

Mrs. Alice Freeman Lusk from said ^{guardianship} administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{guardianship} administration aforesaid to the said

Mrs. Alice Freeman Lusk to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of June, 1959.

Geo. W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of June, 1959.

Geo. W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4502

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Joe L. Payne and Mrs. Lois E. Payne

Executors ~~Administrators~~ of the estate of Lois E. Payne

deceased, hath made application for the dismission thereof; and, ^{no inventory, appraisal, or return} ~~and, on examination of the inventory and return of said estate~~ ^{registered under the will of} Lois E. Payne

having found all and singular the property of said estate, which came to the hands of said Joe L. Payne and Mrs. Lois E. Payne

well and truly administered, ~~as appears by the vouchers lodged in Office, and citation having issued in~~ terms of the law, calling on those interested to file exceptions, if any they had, why the said

Joe L. Payne and Mrs. Lois E. Payne should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 1st day of June 1959, by order, discharged said

Joe L. Payne and Mrs. Lois E. Payne from said ~~administration~~ ^{Executorship}, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ ^{Executorship} aforesaid to the said

Joe L. Payne and Mrs. Lois E. Payne to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of June 1959

John W. Tucker
Ordinary Gwinnett County.

Recorded this 2nd day of June 1959
John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4397

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. L. Maloney, Administrator withWill Annexed

Administrator of the estate of

Matilda Liddelldeceased, hath made application for the dismissal thereof; and, on examination of the inventory and returns of said estate of Matilda Liddell

having found all and singular the property of said estate, which came to the hands of said

W. L. Maloney

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. L. Maloneyshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJuly1959, by order, discharged saidW. L. Maloney

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

W. L. Maloney

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of July 1959.John W. Zunker
Ordinary Gwinnett County.Recorded this 7th day of July 1959
John W. Zunker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 1622

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. J. H. Brulson

Administratrix of the estate of

Mrs. Katie C. Waycasterdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Katie C. Waycasterhaving found all and singular the property of said estate, which came to the hands of said Mrs. J. H. Brulsonwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. J. H. Brulsonshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJuly1957, by order, discharged said Mrs. J. H. Brulson

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. J. H. Brulson

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of July 1957Geon W. Zunker

Ordinary Gwinnett County.

Recorded this 7th day ofJuly1957Geon W. Zunker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4410

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Gertrude LeeGuardian
Administration

of the estate of

Don Lee~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Don Leehaving found all and singular the property of said estate, which came to the hands of said Mrs. Gertrude Leewell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Gertrude Leeshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJuly1959, by order, discharged saidMrs. Gertrude Lee

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Gertrude Leeto show ~~her~~ ^{her} discharge wherever ~~he~~ ^{she}

may be called in question.

Given under my hand and seal of office, this 6th day of July 1959Arthur S. Gaskins

Ordinary Gwinnett County.

Recorded this 7th day of July 1959Arthur S. Gaskins Ordinary.

Guardianship
STATE OF GEORGIA, Gwinnett County.

No. 4586

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Henry F. Wages

Guardian

—Administrat—

of the estate of

William Spurr

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

William Spurr

having found all and singular the property of said estate, which came to the hands of said—

Henry F. Wages

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Henry F. Wages

should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—

3rd

day of

August

1957, by order, discharged said—

Henry F. Wages

from said *guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Henry F. Wages

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this—

3rd

day of

August

1957

John W. Tucker

Ordinary Gwinnett County.

Recorded this—

4th

day of

August

1957

John W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4587

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

James SandersNatural GuardianAdministrator

of the estate of

Samuel Sandersdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Samuel Sanders

having found all and singular the property of said estate, which came to the hands of said—

James Sanders

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

James Sandersshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofAugust1957, by order, discharged said—James Sandersfrom said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said—James Sanders

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of August 1957.Geon W. Zucker

Ordinary Gwinnett County.

Recorded this 4th day of August 1957Geon W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4607

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Eugene Gilbert

Administrator of the estate of

Miss Emma Lowmy

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Miss Emma Lowmy

having found all and singular the property of said estate, which came to the hands of said

Eugene Gilbert

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Eugene Gilbertshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 8th day ofSeptember1957, by order, discharged saidEugene Gilbert

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Eugene Gilbert

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 8th day of September 1957.John W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of September 1957John W. Tucker Ordinary.

Executorship

STATE OF GEORGIA, Gwinnett County.

No. 2855

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Mrs. Nena C. Nolan, Mrs. Ellen C. Crowe,*
& Mrs. Annie C. Collins

Executrices

Administrators of the estate of

Mrs. Mary Elizabeth Claridy
 deceased, hath made application for the dismission thereof; *no return being*
required under will *Mrs. Mary Elizabeth Claridy*
 return of said estate of *Mrs. Mary Elizabeth Claridy*
 having found all and singular the property of said estate, which came to the hands of said

Mrs. Nena C. Nolan, Mrs. Ellen C. Crowe & Mrs. Annie C. Collins
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Nena C. Nolan, Mrs. Ellen C. Crowe & Mrs. Annie C. Collins
Executorship
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the *8th* day of

September 19*57*, by order, discharged said *Mrs. Nena C. Nolan,*
Mrs. Ellen C. Crowe & Mrs. Annie C. Collins from said *Executorship*
 and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Executorship
 letters of dismission from the *administration* aforesaid to the said *Mrs. Nena C. Nolan,*
Mrs. Ellen C. Crowe, & Mrs. Annie C. Collins to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this *8th* day of *September* 19*57*.

John W. Tucker
 Ordinary Gwinnett County.

Recorded this *8th* day of *September* 19*57*.

John W. Tucker Ordinary.

Exeuntarship

STATE OF GEORGIA, Gwinnett County.

No. 4577

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Samuel C. Crisher**Executor*
Administration

of the estate of

W. A. Tucker

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

W. A. Tucker

having found all and singular the property of said estate, which came to the hands of said

Samuel C. Crisher

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Samuel C. Crisher*should not be dismissed from such *administration*; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the*8th**September* 19 *59*, by order, discharged said*Samuel C. Crisher**Exeuntarship*
from said *administration*,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *administration* aforesaid to the said*Samuel C. Crisher*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *8th* day of *September* 19 *59**John W. Tucker*

Ordinary Gwinnett County.

Recorded this *8th* day of*September* 19 *59**John W. Tucker* Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 4593

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Mrs. Mae Mooney,**Natural - Guardian**Administration*

of the estate of

Maryth Marie Mooney

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

Maryth Marie Mooney

having found all and singular the property of said estate, which came to the hands of said

Mrs. Mae Mooney

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Mrs. Mae Mooney**guardianship*

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the

*8th**September*19*59*

by order, discharged said

Mrs. Mae Mooney

from said

guardianship

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the

guardianship

administration aforesaid to the said

Mrs. Mae Mooney

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

8th

day of

*September 1959**John W. Tucker*

Ordinary Gwinnett County.

Recorded this

8th

day of

*September 1959**John W. Tucker*

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4591

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Fred L. Barris,Natural Guardian Administrator of the estate of
Michael Paul Barrisdeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate, Michael Paul Barris

having found all and singular the property of said estate, which came to the hands of said

Fred L. Barris
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the saidFred L. Barris
Guardianship
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 8th day ofSeptember 1957, by order, discharged said
Fred L. Barris from said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the guardianship administration aforesaid to the saidFred L. Barris to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 8th day of September 1957John W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of September 1957John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4499

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Freeman Kilpatrick**Guardian*
Administrator

of the estate of

*William R. Davis*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *William R. Davis*having found all and singular the property of said estate, which came to the hands of said *Freeman Kilpatrick*well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said *Freeman Kilpatrick*should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *8th* day of*September* 19*59*, by order, discharged said *Freeman Kilpatrick* from said *guardianship* administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *Freeman Kilpatrick*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *8th* day of *September* 19*59*.*John W. Tucker*

Ordinary Gwinnett County.

Recorded this *8th* day of *September* 19*59*.*John W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4382

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

J. E. Shadburn

Administrator of the estate of

A. E. Shadburn

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

J. E. Shadburn

having found all and singular the property of said estate, which came to the hands of said

J. E. Shadburn

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. E. Shadburn

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

5th

day of

October

1957, by order, discharged said

J. E. Shadburn

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. E. Shadburn

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *5th* day of *October* 1957.*John W. Tucker*

Ordinary Gwinnett County.

Recorded this

5th

day of

October

1957

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

51-97

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

Bethwell PassGuardian

Administrator of the estate of

Bronson B. Pass

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate -----

Bronson B. Pass

having found all and singular the property of said estate, which came to the hands of said -----

Bethwell Pass

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Bethwell Passshould not be dismissed from such administration, ^{and Guardianship} and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the ----- 2nd day ofNovember1957, by order, discharged said -----Bethwell Passfrom said administration ^{and Guardianship}

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration ^{and Guardianship} aforesaid to the said -----Bethwell Pass

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of November 1957John W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of November 1957John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4396

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

James W. Cronan

Administrator of the estate of

R. N. (Bob) Chandler

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

R. N. (Bob) Chandler

having found all and singular the property of said estate, which came to the hands of said

James W. Cronan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

James W. Cronan

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

2nd

day of

November

1959,

by order, discharged said

James W. Cronan

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

James W. Cronan

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this

2nd day of

November

1959

Gordon W. Tucker

Ordinary Gwinnett County.

Recorded this

2nd day of

November

1959

Gordon W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4691

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, C. W. Powell, Administrator with will
Annexed

----- Administrator ----- of the estate of
----- Riley D. Powell -----
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Riley D. Powell

having found all and singular the property of said estate, which came to the hands of said -----
C. W. Powell

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said -----
C. W. Powell

should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the ----- 7th ----- day of
December ----- 1957, by order, discharged said -----
C. W. Powell ----- from said administration,
and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said -----
C. W. Powell ----- to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this ----- 7th ----- day of ----- December ----- 1957

George W. Tucker
Ordinary Gwinnett County.

Recorded this ----- 7th ----- day of ----- December ----- 1957

George W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4616

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. V. Glendon and B. C. Montgomery

Executors

Administrators of the estate of

D. L. Nealdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. D. L. Neal

having found all and singular the property of said estate, which came to the hands of said

H. V. Glendon & B. C. Montgomery
no return required under will
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the saidH. V. Glendon & B. C. Montgomery
Executorship
should not be dismissed from such administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofDecember1957, by order, discharged saidH. V. Glendon & B. C. Montgomery from said administration
and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Executorship aforesaid to the saidH. V. Glendon & B. C. Montgomery to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 7th day of December 1957John W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of December 1957John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4667

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Nancy Rutledge Garner

Administratrix of the estate of

Mrs. Mary B. Rutledgedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Mary B. Rutledge

having found all and singular the property of said estate, which came to the hands of said

Mrs. Nancy Rutledge Garner

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Mary B. Rutledgeshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofDecember1957, by order, discharged saidMrs. Mary B. Rutledge

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Mary B. Rutledge

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of December 1957John W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of December 1957John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

L. 2873

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Kathleen Wade TuckerGuardian—Administrator of the estate ofBert S. Wadedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Bert S. Wade

having found all and singular the property of said estate, which came to the hands of said

Mrs. Kathleen Wade Tucker

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Kathleen Wade Tucker

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 4th day ofJanuary1960, by order, discharged saidMrs. Kathleen Wade Tucker

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Kathleen Wade Tucker

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of January 1960John W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of January 1960John W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2050

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, William B. Huff

Administrator N. B. N. of the estate of James L. Palmer Estate

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate James L. Palmer

having found all and singular the property of said estate, which came to the hands of said William B. Huff

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said William B. Huff

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

February 1960, by order, discharged said William B. Huff from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said William B. Huff

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of February 1960

John W. Tucker
Ordinary Gwinnett County.

Recorded this 2nd day of February 1960
John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4656

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. F. Moon, Natural GuardianGuardian
Administrator

of the estate of

Henry Wayne Moondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Henry Wayne Moon

having found all and singular the property of said estate, which came to the hands of said

H. F. Moon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. F. Moonshould not be dismissed from such Guardianship Administration and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofFebruary1960, by order, discharged saidH. F. Moonfrom said Guardianship Administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship Administration aforesaid to the saidH. F. Moon

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of February 1960.John W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day ofFebruary1960John W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4405

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Thos. D. Stark

Administrator of the estate of

J. Henry New Sr.deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of J. Henry New Sr.having found all and singular the property of said estate, which came to the hands of said Thos. D. Starkwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Thos. D. Starkshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofFebruary19 05, by order, discharged said Thos. D. Stark

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Thos. D. Stark

may be called in question.

Given under my hand and seal of office, this 1st day of February, 1905John W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day ofFebruary, 1905John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 14676

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, John H. MartinGuardian
~~Administrator~~

of the estate of

Dennis H. Martin, Jerry H. Martin, and Burrell Martindeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Dennis H. Martin, Jerry H. Martin, & Burrell Martin having found all and singular the property of said estate, which came to the hands of saidJohn H. Martin

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

John H. Martinshould not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofApril1960, by order, discharged saidJohn H. Martinfrom said Guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the saidJohn H. Martin

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of April 1960Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of April 1960Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4613

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Jack Holland

Guardian
Administrator of the estate of
M. M. Hooper

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of M. M. Hooper

having found all and singular the property of said estate, which came to the hands of said Jack Holland

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Jack Holland

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day of April 1966, by order, discharged said Jack Holland

from said guardianship and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said Jack Holland

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of April 1966

Orton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of April 1966

Orton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4092

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Edward B. ScruggsGuardian
Administrator

of the estate of

Mrs. Mabel Clarkdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, Mrs. Mabel Clark

having found all and singular the property of said estate, which came to the hands of said

Edward B. Scruggs

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Edward B. Scruggsshould not be dismissed from such ^{guardianship} administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 4th day ofApril1960, by order, discharged saidEdward B. Scruggsfrom said ^{guardianship} administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{guardianship} administration aforesaid to the saidEdward B. Scruggs

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of April 1960Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 30th day of April 1960Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

4592

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Arnold G. ChesserGuardian
Administrator

of the estate of

Lewis T. H. Chesser~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Lewis T. H. Chesserhaving found all and singular the property of said estate, which came to the hands of said Arnold G. Chesserwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Arnold G. Chessershould not be dismissed from such Guardianship ~~administration~~; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofApril1960, by order, discharged said Arnold G. ChesserGuardianship
from said ~~administration~~,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship ~~administration~~ aforesaid to the said Arnold G. Chesser

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of April 1960Alton H. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of April 1960Alton H. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4092

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Eva O. ScruggsExecutrix
Administ

of the estate of

Mrs. Mahell Clarkdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Mrs. Mahell Clark

having found all and singular the property of said estate, which came to the hands of said—

Eva O. Scruggs

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Eva O. ScruggsExecutrixshould not be dismissed from such administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofApril1960, by order, discharged said—Eva O. Scruggsfrom said Executrix
administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship
administration aforesaid to the said—Eva O. Scruggs

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of April 1960.Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 30th day of April 1960.Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

2141

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Lincy Roberts~~Guardianship~~
Administrator

of the estate of

*William Wayne Roberts*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *William Wayne Roberts*

having found all and singular the property of said estate, which came to the hands of said

Mrs. Lincy Roberts

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Mrs. Lincy Roberts*should not be dismissed from such ~~administration~~ ^{Guardianship}; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of*May* 1960, by order, discharged said*Mrs. Lincy Roberts*from said ~~administration~~ ^{Guardianship},

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the ~~administration~~ ^{Guardianship} aforesaid to the said

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of *May* 1960*Alton W. Tucker*

Ordinary Gwinnett County.

Recorded this 9th day of *May* 1960*Alton W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4669

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Edna E. SchlegelExecutrix
Administat of the estate ofNorval H. Smithdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Norval H. Smith

having found all and singular the property of said estate, which came to the hands of said

Mrs. Edna E. Schlegel

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Edna E. Schlegelshould not be dismissed from such executorship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 6th day ofJune 1960, by order, discharged saidMrs. Edna E. Schlegel from said executorship administration,

and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the executorship administration aforesaid to the saidMrs. Edna E. Schlegel to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of June 1960Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of June 1960Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4799

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Minnie J. Suddeth**Temporary Administrative*~~Administrative~~ of the estate of*B. J. Suddeth*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*B. J. Suddeth*having found all and singular the property of said estate, which came to the hands of said—*Minnie J. Suddeth*well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—*Minnie J. Suddeth*should not be dismissed from such *Temporary* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *6th* day of*June* 19*60*, by order, discharged said—*Minnie J. Suddeth*from said *Temporary* administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Temporary* administration aforesaid to the said—*Minnie J. Suddeth*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *6th* day of *June* 19*60*.*Alton W. Tucker*

Ordinary Gwinnett County.

Recorded this *6th* day of *June* 19*60*.*Alton W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4289

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Vesta W. Cooper

Administratrix of the estate of

A. W. Wellsdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, A. W. Wells

having found all and singular the property of said estate, which came to the hands of said

Mrs. Vesta W. Cooper

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Vesta W. Coopershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJune1960, by order, discharged saidMrs. Vesta W. Cooper

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Vesta W. Cooper to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 6th day of June 1960.Alton W. Incker

Ordinary Gwinnett County.

Recorded this 6th day of June 1960.Alton W. Incker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4670

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Hope H. Stark

_____ Administrator of the estate of

Cornelius Starnes

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

Cornelius Starnes

having found all and singular the property of said estate, which came to the hands of said _____

Hope H. Stark

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Hope H. Stark

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

6th_____ 1960, by order, discharged said _____JuneHope H. Stark

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Hope H. Stark

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1960JuneOliver W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1960JuneOliver W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4726

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Runette Senick,
Administratrix with Will Annexed

~~Administratrix~~ of the estate of

Mrs. Laura H. Wright

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Laura H. Wright

having found all and singular the property of said estate, which came to the hands of said

Mrs. Runette Senick

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Runette Senick

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

June

1960, by order, discharged said

Mrs. Runette Senick

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Runette Senick

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of June 1960

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of June 1960

Alton W. Tucker

Ordinary.

Guardianship

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

STATE OF GEORGIA, Gwinnett County.

No. 4696

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Henry E. Smith,**Natural Guardian*

Administrator of the estate of

Eldon Steele Smith~~do~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *Eldon Steele Smith, minor*

having found all and singular the property of said estate, which came to the hands of said

Henry E. Smith

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Henry E. Smith*should not be dismissed from such ~~administration~~ *Guardianship*; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the *6th* day of*June* 19 *60*, by order, discharged said*Henry E. Smith*from said ~~administration~~ *Guardianship*,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ *Guardianship* aforesaid to the said*Henry E. Smith*

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *6th* day of *June* 19 *60**Alton W. Tucker*

Ordinary Gwinnett County.

Recorded this *6th* day of *June* 19 *60**Alton W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4020

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Richard J. Harrison

Guardian

Administrator of the estate of

Mrs. Selonia Clure Jones Sanders

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Mrs. Selonia Clure Jones Sanders

having found all and singular the property of said estate, which came to the hands of said—

Richard J. Harrison

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Richard J. Harrison

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—

6th

day of

June

1969 by order, discharged said—

Richard J. Harrison

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Richard J. Harrison

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of June 1969

Atton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of June 1969

Atton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4530

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Ruth Buice WallaceN. W. Buice ^{Executrix} Administrat. of the estate ofdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate N. W. Buice

having found all and singular the property of said estate, which came to the hands of said

Mrs. Ruth Buice Wallace well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the saidMrs. Ruth Buice Wallace ^{Executrix} should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofAugust 1960, by order, discharged said Mrs. Ruth Buice Wallace from said ^{Executrix} administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{Executrix} administration aforesaid to the said Mrs. RuthBuice Wallace to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 1st day of August 1960Glendon W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of August 1960Glendon W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4796

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Garland R. Wallace

Executor

Administrat. of the estate of

Bama McQue Buice

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Bama McQue Buice

having found all and singular the property of said estate, which came to the hands of said

Garland R. Wallace

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Garland R. Wallace

executorship

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 1st day of

August

1969 by order, discharged said

Garland R. Wallace

from said *executorship* administration,

and ordered letters of dismission to issue.

WH Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *executorship* administration aforesaid to the said

Garland R. Wallace

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of August 1969

Alton W. Sucker

Ordinary Gwinnett County.

Recorded this 2nd day of August 1969

Alton W. Sucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4790

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. J. BrittAdministrator u of the estate ofHarold Dean Brittdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Harold Dean Britt

having found all and singular the property of said estate, which came to the hands of said

J. J. Britt

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. J. Brittshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofAugust1960, by order, discharged saidJ. J. Britt

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. J. Britt

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of August 1960Alonzo W. Tucker

Ordinary Gwinnett County.

Recorded this 1st day of August 1960Alonzo W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4615

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Willie S. Whitener and
Mrs. Lila S. Burel

Administrators of the estate of

T. B. Sloandeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate T. B. Sloan

having found all and singular the property of said estate, which came to the hands of said

Mrs. Willie S. Whitener & Mrs. Lila S. Burel

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Willie S. Whitener & Mrs. Lila S. Burel

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 1st day ofAugust 1960, by order, discharged said Mrs. Willie S.Whitener & Mrs. Lila S. Burel from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Willie S.Whitener & Mrs. Lila S. Burel to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 1st day of August 1960Olton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of August 1960Olton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3076

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. H. Cheek

Guardian Administrator of the estate of
Sarah G. Phillips
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Sarah G. Phillips

having found all and singular the property of said estate, which came to the hands of said
W. H. Cheek

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. H. Cheek
Guardianship
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 1st day of

August 1964 by order, discharged said W. H. Cheek from said Guardianship
 administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the Guardianship administration aforesaid to the said

W. H. Cheek to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 1st day of August 1964

Alton W. Tucker
 Ordinary Gwinnett County.

Recorded this 2nd day of August 1964
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

No. 4712

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Lillie Mae Webb

Guardian
Administrator of the estate of

Delphine Webb

~~del~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

Delphine Webb

having found all and singular the property of said estate, which came to the hands of said

Mrs. Lillie Mae Webb

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Lillie Mae Webb

should not be dismissed from such ^{Guardianship} administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 1st day of

August

1960, by order, discharged said

Mrs. Lillie Mae Webb

from said ^{Guardianship} administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ^{Guardianship} administration aforesaid to the said

Mrs. Lillie Mae Webb

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 1st day of August 1960

Olton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of August 1960

Olton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4259

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

Burns O. Garner----- Administrat^{or} of the estate ofLonnie O. Garner

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate-----

Lonnie O. Garner

having found all and singular the property of said estate, which came to the hands of said-----

Burns O. Garner

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said-----

Burns O. Garner

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the-----

6th

day of

September1960; by order, discharged saidBurns O. Garner

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----

Burns O. Garner

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

6th

day of

September1960Olton W. Tucker

Ordinary Gwinnett County.

Recorded this

7th

day of

September1960Olton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4724

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Brunell Pattonnatural Guardian Administrator of the estate of
of David L. Pattondeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate David L. Patton

having found all and singular the property of said estate, which came to the hands of said

Mrs. Brunell Pattonwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the saidMrs. Brunell Pattonshould not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 6th day ofSeptember 1960, by order, discharged saidMrs. Brunell Patton from said Guardianship administration,
and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the Guardianship administration aforesaid to the saidMrs. Brunell Patton to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 6th day of September 1960Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of September 1960Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4721

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. H. Beard Natural
Guardian of Frank Beard

Administrat~~or~~ of the estate of

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Frank Beard

having found all and singular the property of said estate, which came to the hands of said W. H. Beard

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said W. H. Beard

should not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 6th day of

September 1960, by order, discharged said W. H. Beard from said Guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the Guardianship administration aforesaid to the said W. H. Beard to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of September 1960
Alton W. Tucker
 Ordinary Gwinnett County.

Recorded this 7th day of September 1960
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4746

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. Earl BagbyAdministrator of the estate ofFrank J. Bagbydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, by Frank J. Bagby

having found all and singular the property of said estate, which came to the hands of said

J. Earl Bagby

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. Earl Bagbyshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofOctober1960, by order, discharged saidJ. Earl Bagby

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. Earl Bagby

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of October 1960Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of October 1960Alton W. Tucker Ordinary.

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

STATE OF GEORGIA, Gwinnett County.

No. 4451

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Margaret Slavenport

Administratrix of the estate of

Frances Moon

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Frances Moon

having found all and singular the property of said estate, which came to the hands of said Margaret Slavenport

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Margaret Slavenport

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

November 1960, by order, discharged said Margaret Slavenport from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Margaret Slavenport to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 7th day of November 1960.

Olton W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of November 1960.

Olton W. Tucker Ordinary.

guardianship
STATE OF GEORGIA, Gwinnett County.

No. 4743

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Robert Williams*

Guardian
Administrat

of the estate of

Catherine Ann Williams

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Catherine Ann Williams, minor*

having found all and singular the property of said estate, which came to the hands of said—

Robert Williams

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Robert Williams

should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *7th* day of

November 19*60*, by order, discharged said—

Robert Williams

from said *guardianship* administration,

and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *guardianship* administration aforesaid to the said—

Robert Williams

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *7th* day of *November* 19*60*

Alton W. Jucker

Ordinary Gwinnett County.

Recorded this *8th* day of *November* 19*60*

Alton W. Jucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4906

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

W. B. Huff

_____ Administrator of the estate of

Clifford Holman

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

Clifford Holman

having found all and singular the property of said estate, which came to the hands of said _____

W. B. Huff

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

W. B. Huff

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

December

1962, by order, discharged said _____

W. B. Huff

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

W. B. Huff

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1962

5th day of December 1962

John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1962

December

1962

John W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4812

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, W. P. Wilbanks

Administrator of the estate of

Robert Stager Wilbanks

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Robert Stager Wilbanks

having found all and singular the property of said estate, which came to the hands of said

W. P. Wilbanks

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. P. Wilbanks

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

5thDecember 1960, by order, discharged saidW. P. Wilbanks

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

W. P. Wilbanks

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of December 1960.John W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of December 1960.John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4828

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Thomas M. Kenerly

Temporary Administrator of the estate of
Glenzie M. Kenerly
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Glenzie M. Kenerly

having found all and singular the property of said estate, which came to the hands of said

Thomas M. Kenerly
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

Thomas M. Kenerly
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 5th day of

December 1964, by order, discharged said

Thomas M. Kenerly from said Temporary administration,
and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the Temporary administration aforesaid to the said

Thomas M. Kenerly to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 5th day of December 1964

Prison W. Tucker
Ordinary Gwinnett County.

Recorded this 6th day of December 1964

Prison W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4610

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Theo McDaniel

Administrator of the estate of

Norman C. McDaniel

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of

Norman C. McDaniel

having found all and singular the property of said estate, which came to the hands of said

Theo McDaniel

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Theo McDaniel

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

2nd

day of

January

1961,

by order, discharged said

Theo McDaniel

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Theo McDaniel

may be called in question.

Given under my hand and seal of office, this 2nd day of

January

1961

John W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of

January

1961

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4171

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

E. P. Hawkins

Administrator of the estate of

Wyatt J. Hawkins

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Wyatt J. Hawkins

having found all and singular the property of said estate, which came to the hands of said

E. P. Hawkins

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

E. P. Hawkins

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of

January

1964, by order, discharged said

E. P. Hawkins

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

E. P. Hawkins

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of January 1964

John W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of

January

1964

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2982

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

W. Anderson Warlington

Administrator of the estate of

Mrs. Sally W. Warlingtondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Sally W. Warlington

having found all and singular the property of said estate, which came to the hands of said

W. Anderson Warlington

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. Anderson Warlingtonshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofJanuary1901, by order, discharged saidW. Anderson Warlington

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

W. Anderson Warlington

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of January 1901John W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of January 1901John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

Jo. 4727

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Wilma Yearwood Edmonds

Administratrix of the estate of

S. C. Yearwooddeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate S. C. Yearwood

having found all and singular the property of said estate, which came to the hands of said

Mrs. Wilma Yearwood Edmonds

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Wilma Yearwood Edmondsshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofFebruary1961, by order, discharged saidMrs. Wilma Yearwood Edmonds

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Wilma Yearwood Edmonds

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of February 1961Peter W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of February 1961Peter W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4751

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Floy W. Knox

Temporary Administratrix of the estate of Daniel Clayton Knox

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Daniel Clayton Knox

having found all and singular the property of said estate, which came to the hands of said

Mrs. Floy W. Knox

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Floy W. Knox should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

February 1961, by order, discharged said

Mrs. Floy W. Knox from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Floy W. Knox to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of February 1961

Gordon W. Tucker

Ordinary Gwinnett County.

Recorded this 26th day of February 1961

Gordon W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4884

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Eunice M. BurelSingular Administratrix of the estate of
G. B. Bureldeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of G. B. Burel

having found all and singular the property of said estate, which came to the hands of said

Mrs. Eunice M. Burel

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Eunice M. Burel
should not be dismissed from such administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 6th day ofFebruary 1961, by order, discharged saidMrs. Eunice M. Burel from said administration,
and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Eunice M. Burel to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 14th day of February 1961John W. Tucker
Ordinary Gwinnett County.Recorded this 4th day of February 1961John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 1873

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Katie L. DavisTemporary Administrator of the estate of
William Brown Davisdeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of William Brown Davis

having found all and singular the property of said estate, which came to the hands of said

Mrs. Katie L. Daviswell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the saidMrs. Katie L. Davis
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 6th day ofMarch 1861, by order, discharged saidMrs. Katie L. Davis from said administration,
and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidMrs. Katie L. Davis to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 6th day of March 1861John W. Tucker
Ordinary Gwinnett County.Recorded this 7th day of March 1861John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4755

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Neva Norris Shreve

Administratrix of the estate of

H. Curtis Shrevedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of H. Curtis Shreve

having found all and singular the property of said estate, which came to the hands of said

Mrs. Neva Norris Shreve

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Neva Norris Shreveshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofMarch1961

by order, discharged said

Mrs. Neva Norris Shreve

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Neva Norris Shreve

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of March 1961.John W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of March 1961John W. Tucker Ordinary.

Franklinship
 STATE OF GEORGIA, Gwinnett County.

No. 4787

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Hewey Z. Sears, Sr. Natural Guardian

Hewey Z. Sears, Jr. ~~Administrator~~ of the estate of

Hewey Z. Sears, Jr. deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

Hewey Z. Sears, Sr. well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Hewey Z. Sears, Sr. should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of

April 1961, by order, discharged said

Hewey Z. Sears, Sr. from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Hewey Z. Sears, Sr. to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of April 1961

W. W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of

April

1961

W. W. Tucker Ordinary.

which will be annexed

STATE OF GEORGIA, Gwinnett County.

No 4769

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*W. B. Huff*Administrat^{or} of the estate of*with will annexed**Mr. R. D. Harris*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *of* *Mr. R. D. Harris*

having found all and singular the property of said estate, which came to the hands of said

W. B. Huff

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*W. B. Huff*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *3rd* day of*April*19*61*, by order, discharged said*W. B. Huff*

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

W. B. Huff

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *3rd* day of *April* 19*61**John W. Tucker*

Ordinary Gwinnett County.

Recorded this *4th* day of *April* 19*61**John W. Tucker*

STATE OF GEORGIA, Gwinnett County.

321

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Clyde Lee and C. H. Sanders

Executors

Administrators of the estate of

W. A. Lee

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of W. A. Lee

having found all and singular the property of said estate, which came to the hands of said

Clyde Lee and C. H. Sanders

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

Clyde Lee and C. H. Sanders

should not be dismissed from such executorship administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 1st day of

May

1961, by order, discharged said

Clyde Lee and C. H. Sanders

from said executorship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the executorship administration aforesaid to the said

Clyde Lee and C. H. Sanders

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of May 1961

John W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of May 1961

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4881

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. Ray Merritt

Administrat^r of the estate of
Mrs. Hortense H. Bradford
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Mrs. Hortense H. Bradford

having found all and singular the property of said estate, which came to the hands of said
J. Ray Merritt
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. Ray Merritt
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 5th day of
June 1961, by order, discharged said J. Ray Merritt
 from said administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said J. Ray Merritt
 to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 5th day of June 1961.

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 9th day of June 1961

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4322

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Joseph P. Spain, Jr.*Administrator *de bonis non* of the estate of*Mrs. Sarah Margaret Spain*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *Mrs. Sarah Margaret Spain*

having found all and singular the property of said estate, which came to the hands of said

Joseph P. Spain, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Joseph P. Spain, Jr.*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of*July*1961, by order, discharged said*Joseph P. Spain, Jr.*

from said administration, and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *Joseph P. Spain, Jr.*

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of July 1961*Alton W. Tucker*

Ordinary Gwinnett County.

Recorded this 6th day of July1961*Alton W. Tucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4788

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Joseph O. Spain, Jr.

_____ Administrator of the estate of

Joseph O. Spain, Sr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

Joseph O. Spain, Sr.

having found all and singular the property of said estate, which came to the hands of said _____

Joseph O. Spain, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Joseph O. Spain, Jr.

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____

3rd

_____ day of _____

July1961, by order, discharged said _____Joseph O. Spain, Jr.

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Joseph O. Spain, Jr.

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1961John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1961John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4824

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Jasper WillardGuardian

Administrator of the estate of

Jack E. Willardminor, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Jack E. Willard, minorhaving found all and singular the property of said estate, which came to the hands of said Jasper Willardwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Jasper Willardshould not be dismissed from such Guardianship; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofJuly1961, by order, discharged said Jasper Willard

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Jasper Willard to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of July 1961Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of July 1961Alton W. Tucker Ordinary.

LETTERS OF DISMISSION FROM ADMINISTRATION

STATE OF GEORGIA, Gwinnett County.

4832

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Frank David Duncan

Gary, Loretta, and David Stanley Duncan ^{Guardian} of the estate of ^{Administration}

~~quiora~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Gary, Loretta, and David Stanley Duncan

having found all and singular the property of said estate, which came to the hands of said

Frank David Duncan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Frank David Duncan

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of

July 1961, by order, discharged said Frank David Duncan

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Frank David Duncan to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of July 1961

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of July 1961

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4652

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. E. W. WhiteAdministrat^{or} of the estate ofE. W. Whitedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—E. W. White

having found all and singular the property of said estate, which came to the hands of said—

Mrs. E. W. White

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. E. W. Whiteshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofJuly1961, by order, discharged said—Mrs. E. W. White

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mrs. E. W. White

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of July 1961Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of July1961Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4914

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Alvin R. Sammon

Executor
Administrator

of the estate of

Nancy Emma Wager

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Nancy Emma Wager

having found all and singular the property of said estate, which came to the hands of said

Alvin R. Sammon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Alvin R. Sammon

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

August 1961, by order, discharged said

Alvin R. Sammon

from said administration Executorship

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration Executorship aforesaid to the said

Alvin R. Sammon

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 7th day of August 1961

George W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of August 1961

George W. Tucker

STATE OF GEORGIA, Gwinnett County.

No. 4808

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

W Gordon Tanner & George L. TannerExecutors

of the estate of

Ed Tannerdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Ed Tanner

having found all and singular the property of said estate, which came to the hands of said

W. Gordon Tanner & George L. Tanner

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

W. Gordon Tanner & George L. Tannershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofAugust1961, by order, discharged saidW. Gordon Tanner & George L. Tannerfrom said administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the saidW. Gordon Tanner & George L. Tanner

may be called in question.

Given under my hand and seal of office, this 7th day of August 1961John W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of August 1961John W. Tucker

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

STATE OF GEORGIA, Gwinnett County.

No. 4853

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

W. B. Huff

_____ Administrator of the estate of

James Russell Halman

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of _____

James Russell Halman

having found all and singular the property of said estate, which came to the hands of said _____

W. B. Huff

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

W. B. Huff

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

September

1961, by order, discharged said _____

W. B. Huff

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

W. B. Huff

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1961

John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1961

John W. Tucker

STATE OF GEORGIA, Gwinnett County.

No. 2796

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

S. Preston Rogers, Administrator

No. Benis Now

Administrator of the estate of

J. D. Pass

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of J. D. Pass

having found all and singular the property of said estate, which came to the hands of said

S. Preston Rogers

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

S. Preston Rogers

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day of

September

1961, by order, discharged said

S. Preston Rogers

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

S. Preston Rogers

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of September 1961

Preston W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of September 1961

Preston W. Tucker Ordinary.

LETTERS OF DISMISSION FROM ADMINISTRATION

STATE OF GEORGIA, Gwinnett County.

4865

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, K. A. Mc Millon natural guardian

Administrator of the estate of

Allen Mc Millon

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Allen Mc Millon

having found all and singular the property of said estate, which came to the hands of said

K. A. Mc Millon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

K. A. Mc Millon

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of

October

1961, by order, discharged said

K. A. Mc Millon

from said administration,

and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

K. A. Mc Millon

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of October 1961

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of October 1961

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

14734

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, The Citizens and Southern National Bank ^{National} guardian

Administrator of the estate of

James W. Weather ^{an incompetent person}~~James W. Weather~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate James W. Weather, an incompetent person

having found all and singular the property of said estate, which came to the hands of said

The Citizens and Southern National Bank

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

The Citizens and Southern National Bankshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofOctober1961, by order, discharged said The Citizensand Southern National Bank

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said The Citizens and Southern National Bank to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 2nd day of October 1961Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of October 1961Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

2844

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Eddie G. Clay a natural guardian of the estate of Eddie Ruth Clay a minor ~~and~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Eddie Ruth Clay having found all and singular the property of said estate, which came to the hands of said Eddie G. Clay well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Eddie G. Clay should not be dismissed from such ~~administration~~; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of October 1961, by order, discharged said Eddie G. Clay from said ~~administration~~, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ aforesaid to the said Eddie G. Clay to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of October 1961

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of October 1961

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

4733

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. Rhodes Jordan

Administrator of the estate of

J Roy Wilsondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate J Roy Wilson

having found all and singular the property of said estate, which came to the hands of said

H. Rhodes Jordan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. Rhodes Jordanshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofOctober1961, by order, discharged saidH. Rhodes Jordan

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

H. Rhodes Jordan

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of October 1961Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of October 1961Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4258

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Joe W. Seals guardian

of the estate of

Elaine Seals

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Elaine Seals—minor

having found all and singular the property of said estate, which came to the hands of said—

Joe W. Seals

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Joe W. Seals

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of

October

1961, by order, discharged said—

Joe W. Seals

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Joe W. Seals

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of October 1961

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of October 1961

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4868

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Marshall Grant Conley, Natural Guardian

Administrat of the estate of Beverly Grace + Sandra Conley, minors

hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Beverly Grace + Sandra Conley

having found all and singular the property of said estate, which came to the hands of said

Marshall Grant Conley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Marshall Grant Conley

should not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 6th day of

November

1961,

by order, discharged said

Marshall Grant Conley

from said guardianship administration

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said

Marshall Grant Conley to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of November 1961.

Paton W. Sucker

Ordinary Gwinnett County.

Recorded this 6th day of November 1961.

Paton W. Sucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4870

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Perry Cain, Natural Guardian

Administered of the estate of

Perry Joyce Cain

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Perry Joyce Cain

having found all and singular the property of said estate, which came to the hands of said

Perry Cain

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Perry Cain

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

November

1961

by order, discharged said

Perry Cain

from said Guardianship

and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship aforesaid to the said

Perry Cain

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of November 1961

Peter W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of November 1961

Peter W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4882

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Myrtle S. Pittard, Natural guardian

~~Administrat~~-----of the estate of

Mima Pittard

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mina Pittard

having found all and singular the property of said estate, which came to the hands of said-----

Mrs. Myrtle S. Pittard

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said-----

Mrs. Martha S. Pittard

should not be dismissed from such ^{guardianship} administration, and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 4th day of

December

1967, by order, discharged said

Mrs Myrtle S Pittard

from said ^{guardianship} administration,

and ordered letters of dismissal to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ ^{guardianship} aforesaid to the said-----

Mrs. Myrtle S. Pittard

to show ^{her} his discharge wherever ^{she} he

may be called in question.

Given under my hand and seal of office, this 4th day of December 1961

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 5th day of December

19 *2*

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

4994

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Alf D. Martin, Natural guardian~~Administrator~~ of the estate ofBarbara Sue Martindeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Barbara Sue Martin

having found all and singular the property of said estate, which came to the hands of said

Alf D. Martin

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Alf D. Martinshould not be dismissed from such ~~administration~~ ^{guardianship}; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 4th day ofDecember1961, by order, discharged saidAlf D. Martinfrom said ~~administration~~ ^{guardianship},

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ ^{guardianship} aforesaid to the saidAlf D. Martin

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of December 1961Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of December 1961Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

4929

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, O. H. Skinner

Administrator of the estate of

Mrs. Lillie H. Skinnerdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Lillie H. Skinner

having found all and singular the property of said estate, which came to the hands of said

O. H. Skinner

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

O. H. Skinnershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofDecember1961, by order, discharged saidO. H. Skinner

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

O. H. Skinner

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of December 1961Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of December 1961Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4739

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Rowena Nesbit & Charles C. PittardExecutors
Administration

of the estate of

Mrs. T. J. Allendeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. T. J. Allen

having found all and singular the property of said estate, which came to the hands of said

Mrs. Rowena Nesbit & Charles C. Pittard

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Rowena Nesbit & Charles C. Pittardshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofMarch1962, by order, discharged saidMrs. Rowena Nesbit & Charles C. Pittard

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Rowena Nesbit & Charles C. Pittard to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of March 1962

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of March 1962

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4837

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Leta Gauer KeneslyGuardian
Administration

of the estate of

J. W. Gauerdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—J. W. Gauer, incompetent

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Leta Gauer Kenesly

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Leta Gauer Keneslyshould not be dismissed from such Guardianship Administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofMarch1962, by order, discharged said—Mrs. Leta Gauer Keneslyfrom said Guardianship Administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship Administration aforesaid to the said—Mrs. Leta Gauer Keneslyto show for discharge wherever she be

may be called in question.

Given under my hand and seal of office, this 5th day of March 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of March 1962Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4864

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Earl Eugene ClarkAdministrator of the estate of
Lester Spencer Clarkdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Lester Spencer Clarkhaving found all and singular the property of said estate, which came to the hands of said Earl Eugene Clarkwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Earl Eugene Clarkshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofMarch 1962, by order, discharged said Earl Eugene Clark

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Earl Eugene Clark

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of March 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of March 1962Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4888

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mardell Cleveland

Administrator of the estate of

Rex R. Doughertydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Rex R. Dougherty

having found all and singular the property of said estate, which came to the hands of said—

Mardell Cleveland

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mardell Clevelandshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofMarch1962, by order, discharged said—Mardell Cleveland

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mardell Cleveland

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of March 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of March1962Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4908

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Richard B. HazawayGuardian
Administrator

of the estate of

Charlie Hazaway, Jr.~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Charlie Hazaway, Jr., minor

having found all and singular the property of said estate, which came to the hands of said

Richard B. Hazaway

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Richard B. Hazawayshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofMarch1962, by order, discharged saidRichard B. Hazaway

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Richard B. Hazaway

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of March 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of March 1962Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4910

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Lillian Cole

Administration of the estate of

Alex. Ramseydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Alex. Ramseyhaving found all and singular the property of said estate, which came to the hands of said Mrs. Lillian Colewell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Lillian Coleshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofMarch1967, by order, discharged said Mrs. Lillian Cole

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Lillian Cole

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of March 1967Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of March 1967Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3056

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, A. L. HegwoodGuardian

Administrator

of the estate of

Mrs. Mary Heater, incompetent person~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Mary Heater

having found all and singular the property of said estate, which came to the hands of said

A. L. Hegwood

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

A. L. Hegwoodshould not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 2nd day ofApril1962, by order, discharged saidA. L. Hegwood

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

A. L. Hegwood

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of April 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of April 1962Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3056

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, A. S. HegwoodGuardian
Administrator

of the estate of

Bonnie Joe Hester, Carolyn Ruth Hester, & Donna Jean Hester, minorsdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Bonnie Joe Hester, Carolyn Ruth Hester, & Donna Jean Hester, Minors

having found all and singular the property of said estate, which came to the hands of said

A. S. Hegwood

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

A. S. Hegwoodshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of April 1962 by order, discharged saidA. S. Hegwood

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

A. S. Hegwood

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of April 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of April1962Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4901

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WITHEREAS, J. Wesley Davis and Guy Munday

Administrators of the estate of

J. A. Hubbarddeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. J. A. Hubbard

having found all and singular the property of said estate, which came to the hands of said

J. Wesley Davis and Guy Munday

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. Wesley Davis and Guy Mundayshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofApril1962, by order, discharged saidJ. Wesley Davis and Guy Munday

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. Wesley Davis and Guy Munday

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of April 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of April 1962Alton W. Tucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

16. 4956

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Samuel Sanders, Natural
Guardian~~Administrator~~ of the estate of*Sylvia Marie Sanders*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *Sylvia Marie Sanders*

having found all and singular the property of said estate, which came to the hands of said

Samuel Sanders

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Samuel Sanders*should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the *7th* day of*May*

1962, by order, discharged said

*Samuel Sanders*from said *guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *guardianship* administration aforesaid to the said*Sylvia Marie Sanders*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *7th* day of *May* 1962*Geon W. Tucker*

Ordinary Gwinnett County.

Recorded this *8th* day of *May* 1962*Geon W. Tucker* Ordinary.

LETTER OF DISMISSION FROM ADMINISTRATION *Guardianship*

STATE OF GEORGIA, Gwinnett County.

No. 4952

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Eron Moore

Natural Guardian

Administrator of the estate of

Jimmy Lee Moore

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *Jimmy Lee Moore*

having found all and singular the property of said estate, which came to the hands of said *Eron Moore*

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said *Eron Moore*

should not be dismissed from such *Guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *7th* day of

May

19*62* by order, discharged said

Eron Moore

from said *Guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Guardianship* administration aforesaid to the said *Eron Moore*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *7th* day of *May* 19*62*

John W. Tucker

Ordinary Gwinnett County.

Recorded this *8th* day of *May* 19*62*

John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5067

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Gladys Brown

Administratrix of the estate of

Guy E. Brannondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Guy E. Brannonhaving found all and singular the property of said estate, which came to the hands of said Mrs. Gladys Brownwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Gladys Brownshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofMay1962 by order, discharged saidMrs. Gladys Brown

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Gladys Brown

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of May 1962Oliver W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of May 1962Oliver W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5078

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Clifford F. Bailey

----- Administrator of the estate of
John L. Bailey
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of John L. Bailey
having found all and singular the property of said estate, which came to the hands of said-----

Clifford F. Bailey
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said-----

Clifford F. Bailey
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 1st day of

June 6th, by order, discharged said-----
Clifford F. Bailey from said administration,
and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said-----

Clifford F. Bailey to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 1st day of June 1962

Peter W. Tucker
Ordinary Gwinnett County.

Recorded this 5th day of June 1962

Peter W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4886

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, S. N. Mitchell

Administrator of the estate of

J. R. & Mrs. J. R. Mitchelldeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, J. R. & Mrs. J. R. Mitchell

having found all and singular the property of said estate, which came to the hands of said

S. N. Mitchell

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

S. N. Mitchellshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofJuly1962, by order, discharged saidS. N. Mitchell

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

S. N. Mitchell

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 2nd day of July 1962John W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day ofJuly1962John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 5007

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, P. Sever

Administrator of the estate of

Egbert W. Jacksondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Egbert W. Jacksonhaving found all and singular the property of said estate, which came to the hands of said P. Severwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said P. Severshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofSeptember 1962, by order, discharged said P. Sever

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said P. Sever

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of September 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of September 1962Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5023

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Frank McDanielGuardian
of the estate ofDeborah McDanieldeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Deborah McDaniel

having found all and singular the property of said estate, which came to the hands of said

Frank McDaniel

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Frank McDanielshould not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofOctober1962, by order, discharged saidFrank McDanielfrom said Guardianship administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the saidDeborah McDaniel

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of October 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of October 1962Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4860

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Edna P. Huff

J. S. Paden Administrator of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate J. S. Paden

having found all and singular the property of said estate, which came to the hands of said

Edna P. Huff

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Edna P. Huff

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

October

1962, by order, discharged said

Edna P. Huff

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. S. Paden to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 1st day of October 1962

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of October

1962

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4833

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

James J. Adams

Guardian
Administration

of the estate of

W. A. Adams

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

W. A. Adams

having found all and singular the property of said estate, which came to the hands of said

James J. Adams

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

James J. Adams

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

1st

October

1962,

by order, discharged said

W. A. Adams

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

James J. Adams

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of October 1962

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of October

1962

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

Ex. 5012

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Carl Hewatt andJulius CatesExecutors

of the estate of

Mrs. Emma Browleedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Emma Browlee

having found all and singular the property of said estate, which came to the hands of said

Carl Hewatt and Julius Cates

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Carl Hewatt and Julius Catesshould not be dismissed from such executors administration; and no sufficient objection having been filed, and theCourt of Ordinary of said County having at its regular term on the 1st day ofOctober1962, by order, discharged saidCarl Hewatt and Julius Cates from said executors administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the executors administration aforesaid to the saidCarl Hewatt and Julius Cates to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 1st day of October 1962Peiron W. Sucker

Ordinary Gwinnett County.

Recorded this 2nd day of October 1962Peiron W. Sucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 5079

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Hope D. Starkwith will annulled
Administrator of the estate ofMrs. Laura P. Jukandeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Laura P. Jukan

having found all and singular the property of said estate, which came to the hands of said

Hope D. Stark

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Hope D. Stark
with will annulledshould not be dismissed from such administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 15th day of October 1962, by order, discharged saidHope D. Stark

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration/aforsaid to the said

Hope D. Stark

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 15th day of October 1962Altan W. Jukan

Ordinary Gwinnett County.

Recorded this 22nd day of October 1962Altan W. Jukan Ordinary.

LETTERS OF DISMISSION FROM ADMINISTRATION

Executorialship

STATE OF GEORGIA, Gwinnett County.

No. 5000

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Beatrice Matthews Corder**Harry Jackson Corder* *Executive* *last will*
of the estate of *Beatrice*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *of Harry Jackson Corder*

having found all and singular the property of said estate, which came to the hands of said

Beatrice Matthews Corder

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

should not be dismissed from such administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

10, by order, discharged said

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Beatrice Matthews Corder to show his discharge wherever he may be called in question.Given under my hand and seal of office, this *1st* day of *October* 19 *62**Alton W. Fisher*

Ordinary Gwinnett County.

Recorded this *2nd* day of *October* 19 *62**Alton W. Fisher* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4747-4748

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Paul H. Murphy & Oliver J. Murphy**With Will Annexed*
Administrat_____ of the estate of*Bertie Hyde**Ethel L. Murphy**and administration*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *Bertie Hyde & Ethel H. Murphy*

having found all and singular the property of said estate, which came to the hands of said

Paul H. Murphy & Oliver J. Murphy

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Paul H. Murphy & Oliver J. Murphy*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *1st* day of*October*19*62*, by order, discharged said*Paul H. Murphy & Oliver J. Murphy*

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Bertie Hyde & Ethel H. Murphy

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *1st* day of *October* 19*62**Alton W. Tucker*

Ordinary Gwinnett County.

Recorded this *2nd* day of *October**1962**Alton W. Tucker*

Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 4792

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

*Mrs. Bernice P. Hulsey**Guardian*

Administrator of the estate of

*Lawrence M. Hulsey, an incompetent person*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *Lawrence M. Hulsey*

having found all and singular the property of said estate, which came to the hands of said

Mrs. Bernice P. Hulsey

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Mrs. Bernice P. Hulsey**guardianship*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *5th* day of*November**1962*

by order, discharged said

*Mrs. Bernice P. Hulsey*from said *guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *guardianship* administration aforesaid to the said*Mrs. Bernice P. Hulsey*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *5th* day of *November* *1962**Olson W. Tucker*

Ordinary Gwinnett County.

Recorded this *6th* day of *November* *1962**Olson W. Tucker* Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5022

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Dellie Mae Loden Bazaway
Natural Guardian
 ----- Administrator ----- of the estate of
David Lee Loden
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate David Lee Loden
 having found all and singular the property of said estate, which came to the hands of said -----
Dellie Mae Loden Bazaway
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said -----
Dellie Mae Loden Bazaway
 should not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 5th day of
November 1962, by order, discharged said
Dellie Mae Loden Bazaway from said guardianship administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the guardianship administration aforesaid to the said -----
Dellie Mae Loden Bazaway to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 5th day of November 1962

Peton W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of November 1962

Peton W. Tucker Ordinary.

LETTERS OF DISMISSION FROM

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5028

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Helene Crocker,*
Natural Guardian of Stanley Gerald
Crocker and Richard Byron Administrators of the estate of
Crocker (minors)

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate *of said minors*

having found all and singular the property of said estate, which came to the hands of said

Helene Crocker
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

Helene Crocker
 should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the *5th* day of

November 19*62*, by order, discharged said

Helene Crocker from said *guardianship* administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the *guardianship* administration aforesaid to the said

Helene Crocker to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this *5th* day of *November* 19*62*

Olton W. Tucker
 Ordinary Gwinnett County.

Recorded this *6th* day of *November* 19*62*

Olton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5029

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Calvin C. Chewning, Natural Guardian
of Vicky Denise Chewning
Administrator of the estate ofdeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate, by Vicky Denise Chewning

having found all and singular the property of said estate, which came to the hands of said

Calvin C. Chewning
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the saidCalvin C. Chewning
should not be dismissed from such Guardianship and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 5th day of

November 1962, by order, discharged said

Calvin C. Chewning from said Guardianship
and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the Guardianship aforesaid to the saidCalvin C. Chewning to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 5th day of November 1962

Gleason W. Tucker
Ordinary Gwinnett County.

Recorded this 6th day of November 1962

Gleason W. Tucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5034

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

I. M. Lowe, Sr., Natural Guardian
of Jimmy M. Lowe, Jr. (minor)

Administrat of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *Jimmy M. Lowe, Jr.*

having found all and singular the property of said estate, which came to the hands of said

I. M. Lowe, Sr. Natural Guardian
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said*I. M. Lowe, Sr.*
should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *5th* day of*November* 19*62*, by order, discharged said*I. M. Lowe, Sr.* from said *guardianship* administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *guardianship* administration aforesaid to the said *I. M. Lowe, Sr.*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *5th* day of *November* 19*62**Arthur W. Inschen*

Ordinary Gwinnett County.

Recorded this *6th* day of *November* 19*62**Arthur W. Inschen* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5133

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Frank Roberson,

Administratrix of the estate of

Mrs. Mattie B. Twittydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Mattie B. Twitty

having found all and singular the property of said estate, which came to the hands of said

Mrs. Frank Roberson

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Frank Robersonshould not be discharged from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofNovember1962, by order, discharged saidMrs. Frank Roberson

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Frank Roberson

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of November 1962Oliver W. Tucker

Ordinary Gwinnett County.

Recorded this 6th day of November 1962Oliver W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

5146

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

_____ Administrat_____ of the estate of _____ deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, _____

having found all and singular the property of said estate, which came to the hands of said _____

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of _____

19____, by order, discharged said _____

_____ from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 19____

Ordinary Gwinnett County.

Recorded this _____ day of _____ 19____

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5189

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Miss Ethel DuvaganTemporary Administrator of the estate ofMrs. Susie Duvagan Simsdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mrs. Susie Duvagan Sims

having found all and singular the property of said estate, which came to the hands of said

Miss Ethel Duvagan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

should not be dismissed from such Temporary administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofDecember1962, by order, discharged saidMiss Ethel DuvaganTemporary from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Temporary administration aforesaid to the saidMrs. Susie Duvagan Sims

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of December 1962Peter W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day ofDecember1962Peter W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5118

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Felix Elliott, executor

—Administrator—of the estate of

last will & testament of J. V. Ottawaydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate J. V. Ottawayhaving found all and singular the property of said estate, which came to the hands of said Felix Elliottwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Felix Elliottshould not be dismissed from such executorship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofJanuary 1963 by order, discharged said Felix Elliottfrom said executorship administration and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the executorship administration aforesaid to the said Felix Elliott

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of January 1963John W. Sucker

Ordinary Gwinnett County.

Recorded this 8th day of January 1963John W. Sucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5056

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Christine M^c Daniel, Natural Guardian

----- Administrator ----- of the estate of

John Henry M^c Danieldeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of John Henry M^c Daniel

having found all and singular the property of said estate, which came to the hands of said -----

Mrs. Christine M^c Daniel

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Mrs. Christine M^c Danielshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofJanuary1963, by order, discharged said -----Mrs. Christine M^c Daniel

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said -----

Mrs. Christine M^c Daniel----- to show ^{her} discharge wherever she may be called in question.Given under my hand and seal of office, this 7th day of January 1963Frederic W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day ofJanuary1963Frederic W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4179

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Mary Byrd Martin, Administratrix Cum
Testaments annexaAdministratrix of the estate of
Mrs. Georgia Ambrose Byrddeceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Mrs. Georgia Ambrose Byrd

having found all and singular the property of said estate, which came to the hands of said

Mrs. Mary Byrd Martinwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the saidMrs. Mary Byrd Martin

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 4th day ofFebruary 1963 by order, discharged saidMrs. Mary Byrd Martin from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidMrs. Mary Byrd Martin to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 7th day of February 1963Oliver W. Tucker
Ordinary Gwinnett County.Recorded this 5th day of February 1963
Oliver W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4747

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Paul D. Murphy, Adm. with will annexed

—Administrator— of the estate of

Miss Bertie Hydedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Miss Bertie Hyde

having found all and singular the property of said estate, which came to the hands of said

Paul D. Murphy

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Paul D. Murphyshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofFebruary1963, by order, discharged saidPaul D. Murphy

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Paul D. Murphy

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of February 1963Orson W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of February 1963Orson W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5031

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

J. C. Julian

_____ Administrator of the estate of

J. C. Julian

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, _____

J. C. Julian

having found all and singular the property of said estate, which came to the hands of said _____

J. C. Julian

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

J. C. Julian

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

February1963, by order, discharged said _____J. C. Julian

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

J. C. Julian

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1963John W. Tucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1963FebruaryJohn W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5086

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Dorothy HarrisNatural Guardian of the estate ofMichelle S. Harris~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Michelle S. Harris

having found all and singular the property of said estate, which came to the hands of said

Mrs. Dorothy Harris

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Dorothy Harrisshould not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 12 day ofFebruary1963, by order, discharged saidMichelle S. Harrisfrom said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the saidMichelle S. Harris

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of February 1963John W. Lucher

Ordinary Gwinnett County.

Recorded this 5th day ofFebruary1963John W. Lucher Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5092

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

Daniel Claude WhiteNatural Guardian Administrator

of the estate of

Mary Jane Whitedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mary Jane White

having found all and singular the property of said estate, which came to the hands of said

Daniel Claude White

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Daniel Claude Whiteshould not be dismissed from such guardianship administration, and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofFebruary 1963 by order, discharged saidDaniel Claude Whitefrom said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the saidDaniel Claude White

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 4th day of February 1963Orson W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day ofFebruary 1963Orson W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2389

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Clara D. WinderDe Bonis Non
Administratrix of the estate ofClara Winderdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Clara Winder

having found all and singular the property of said estate, which came to the hands of said—

Clara D. Winder

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Clara D. Windershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofMarch1963, by order, discharged said—Clara D. Winder

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Clara D. WinderPer

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of March 1963John W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of March 1963John W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5116

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, S. W. Luck

Natural Guardian of the estate of
Travis Luck

~~Travis~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, of Travis Luck

having found all and singular the property of said estate, which came to the hands of said

S. W. Luck

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

S. W. Luck

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

April 1963, by order, discharged said

S. W. Luck

from said guardianship

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship aforesaid to the said

S. W. Luck

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 1st day of April 1963

John W. Luck

Ordinary Gwinnett County.

Recorded this 2nd day of April 1963

John W. Luck

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4017

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Emma B. Thompson

Guardian

of the estate of

Robert Thompson

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Robert Thompson

having found all and singular the property of said estate, which came to the hands of said

Mrs. Emma B. Thompson

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Emma B. Thompson

should not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th

May

1953

by order, discharged said

Mrs. Emma B. Thompson

from said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said

Mrs. Emma B. Thompson

to show her discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of May 1953

Peterson W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of

May

1953

Peterson W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4784

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

L. O. Crow, Administrator said Will Annexed

Administrator of the estate of

Emory H. Crow

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Emory H. Crow

having found all and singular the property of said estate, which came to the hands of said

L. O. Crow

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

L. O. Crow

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

May

1963

by order, discharged said

L. O. Crow

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

L. O. Crow

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

6th

day of

May

1963

Petron W. Lucker

Ordinary Gwinnett County.

Recorded this

7th

day of

May

1963

Petron W. Lucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4954

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

James E. Womack, Guardian

Administrat of the estate of

W. Z. Womack, incompetent

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of W. Z. Womack

having found all and singular the property of said estate, which came to the hands of said

James E. Womack

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

James E. Womack

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 6th day of

May

1963 by order, discharged said

James E. Womack

from said guardianship administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

James E. Womack

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of May 1963

Petron W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of

May

1963

Petron W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5055

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Leta Garner Tinsley

Administratrix of the estate of

Mrs. Nancy (Mrs. J. W.) Garner
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate of Mrs. Nancy (Mrs. J. W.) Garner
 having found all and singular the property of said estate, which came to the hands of said

Mrs. Leta Garner Tinsley
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Leta Garner Tinsley
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 6th day of

May 1963, by order, discharged said
Mrs. Leta Garner Tinsley from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said

Mrs. Leta Garner Tinsley to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 6th day of May 1963
Peter W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of May 1963
Peter W. Tucker Ordinary.

Guardianship
 STATE OF GEORGIA, Gwinnett County.

No. 5130

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

James E. Jordan, Jr.
Natural Guardian

~~Administrat~~ of the estate of

James Eric Jordan, a minor

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *James Eric Jordan*

having found all and singular the property of said estate, which came to the hands of said *James E. Jordan, Jr.*

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said *James E. Jordan, Jr.*

should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

May 1963, by order, discharged said *James E. Jordan, Jr.* from said *guardianship* administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *guardianship* administration aforesaid to the said *James E. Jordan, Jr.*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of May 1963

Geo. W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of

May 1963
Geo. W. Tucker Ordinary.

Succession - Administrator

STATE OF GEORGIA, Gwinnett County.

No. 1440

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Jack Holland, Sr.*

Administrator of the estate of

*Russell Sewler*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *Russell Sewler*having found all and singular the property of said estate, which came to the hands of said *Jack Holland*well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said *Jack Holland*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *31st* day of*June* 19 *63*, by order, discharged said *Jack Holland* from said administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *Jack Holland*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *31st* day of *June* 19 *63**Geor. W. Tucker*

Ordinary Gwinnett County.

Recorded this *4th* day of *June* 19 *63**Geor. W. Tucker* Ordinary.

Natural Guardianship
 STATE OF GEORGIA, Gwinnett County.

No. 5143

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Ralph Browning, Natural Guardian

Administrat^r of the estate of

Ronald Browning

deceased, hath made application for the dismissal thereof; and, on examination of the inventory and returns of said estate of *Ronald Browning*

having found all and singular the property of said estate, which came to the hands of said

Ralph Browning

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Ralph Browning

should not be dismissed from such *guardianship* administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *3rd* day of

June

19*63*, by order, discharged said

Ralph Browning

from said *guardianship* administration,

and ordered letters of dismissal to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismissal from the *guardianship* administration aforesaid to the said

Ralph Browning

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *3rd* day of *June* 19*63*

John W. Tucker

Ordinary Gwinnett County.

Recorded this *7th* day of

June

19*63*

John W. Tucker
 Ordinary.

STATE OF GEORGIA, Gwinnett County.

ab. 5229

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Hattie I. Maughon

Administratrix of the estate of

Mrs. Jett Koring

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Mrs. Jett Koring

having found all and singular the property of said estate, which came to the hands of said

Mrs. Hattie I. Maughon

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mrs. Hattie I. Maughonshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofJuly1963, by order, discharged saidMrs. Hattie I. Maughon

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mrs. Hattie I. Maughon

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of July 1963Geor. W. Sucher

Ordinary Gwinnett County.

Recorded this 2nd day ofJuly1963Geor. W. Sucher Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5257

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Annie Mae DeLoe

Administratrix of the estate of

Mrs. Carry to Gregorydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Mrs. Carry to Gregory

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Annie Mae DeLoe

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Annie Mae DeLoeshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofJuly1963,

by order, discharged said—

Mrs. Annie Mae DeLoe

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mrs. Annie Mae DeLoe

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of July 1963Gordon W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of July 1963Gordon W. Tucker

Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

NO. 2949

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *J. J. Coker**Guardian*

of the estate of

*Thos. C. Calloway*deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of *Thos. C. Calloway, an incompetent person*

having found all and singular the property of said estate, which came to the hands of said

J. J. Coker

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

*Thos. C. Calloway*should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *5th* day of*August*19*63*, by order, discharged said*J. J. Coker*

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

J. J. Coker

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *5th* day of *August* 19*63**Geo. W. Sucker*

Ordinary Gwinnett County.

Recorded this *6th* day of *August* 19*63**Geo. W. Sucker* Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2310

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

W. B. HuffGuardian
Administrator

of the estate of

Sarah J. McDaniel~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Sarah J. McDanielhaving found all and singular the property of said estate, which came to the hands of said—W. B. Huffwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—W. B. Huffshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—3rd day ofSeptember 1963, by order, discharged said—W. B. Hufffrom said guardianship administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the guardianship administration aforesaid to the said—W. B. Huff

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of September 1963Wm. W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of September 1963Wm. W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4493

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *The Citizens + Southern National Bank**Guardian*
Administrat of the estate of
Ray L. Paden~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. *Ray L. Paden*having found all and singular the property of said estate, which came to the hands of said *The**Citizens + Southern National Bank*

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

The Citizens + Southern National Bank

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the *4th* day of*November* 19*63*, by order, discharged said *The Citizens**+ Southern National Bank* from said *Guardianship* administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *The Citizens**+ Southern National Bank* to show his discharge wherever *they* may be called in question.Given under my hand and seal of office, this *4th* day of *November* 19*63**Alton W. Zucker*

Ordinary Gwinnett County.

Recorded this *5th* day of *November* 19*63**Alton W. Zucker* Ordinary.

Guardianship
STATE OF GEORGIA, Gwinnett County.

No. 5232

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Fred Dutton*

Natural Guardian

Administrator of the estate of

Freddie Dutton

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Freddie Dutton*

having found all and singular the property of said estate, which came to the hands of said—

Fred Dutton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Fred Dutton

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—*6th*—day of

January

19*64*, by order, discharged said—

Fred Dutton

Guardianship

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Guardianship* administration aforesaid to the said—

Fred Dutton

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *6th* day of *January* 19*64*

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this *6th* day of

January

19*64*

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4854

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *The Citizens + Southern National Bank*
Guardian of Administrat of the estate of
John Glenn
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *John Glenn*
 having found all and singular the property of said estate, which came to the hands of said *The Citizens + Southern National Bank*
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said *Citizens + Southern National Bank*
 should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *3rd* day of *February* 19*64*, by order, discharged said *The Citizens + Southern National Bank* from said *Guardianship*
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Guardianship* aforesaid to the said *The Citizens + Southern National Bank* to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *3rd* day of *February* 19*64*

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this *4th* day of *February* 19*64*
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4977

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Sadie Simpson Webb + The Citizens + Southern National Bank
 Executors Administrators of the estate of

James H. Webb

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

James H. Webb

having found all and singular the property of said estate, which came to the hands of said *Mrs. Sadie Simpson Webb + The Citizens + Southern National Bank* well and truly administered, as appears by the vouchers lodged in Office and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Executors

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *2nd* day of

March

19*14*, by order, discharged said *Mrs. Sadie Simpson Webb + The Citizens + Southern National Bank* from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *Mrs. Sadie Simpson Webb + The Citizens + Southern National Bank* to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *2nd* day of *March* 19*14*.

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this *3rd* day of *March* 19*14*.

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5244

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Harriett P. SantGuardian
Administrator

of the estate of

Mrs. Lois W. Perrydeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Lois W. Perryhaving found all and singular the property of said estate, which came to the hands of said Mrs. Harriett P. Santwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Harriett P. Santshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofApril 1964, by order, discharged said Mrs. Harriett P. Sant from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Harriett P. Sant to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of April 1964Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of April 1964Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5384

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Ellar Bryan Waters

Administrator of the estate of

William Delton Waters

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

William Delton Waters

having found all and singular the property of said estate, which came to the hands of said

Ellar Bryan Waters

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Ellar Bryan Waters

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

4th

day of May 1964, by order, discharged said

May

Ellar Bryan Waters

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Ellar Bryan Waters

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of May 1964

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of May 1964

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5362

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, J. R. Lockridge

Natural Guardian Administrator of the estate of
Elizabeth Honor Lockridge
 minor
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate J. R. Lockridge

having found all and singular the property of said estate, which came to the hands of said

Elizabeth Honor Lockridge
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

J. R. Lockridge
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 4th day of

May 1964, by order, discharged said J. R.
Lockridge from said administration,

and ordered letters of dismission to issue.

WH Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said J. R. Lockridge
 to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 4th day of May 1964

Alton W. Sucker

Ordinary Gwinnett County.

Recorded this 4th day of May 1964
Alton W. Sucker Ordinary.

Guardianship
LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

STATE OF GEORGIA, Gwinnett County.

No 2965

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, R. P. Picken

Guardian
Administrator of the estate of

William Thomas Picken

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. William Thomas Picken

having found all and singular the property of said estate, which came to the hands of said R. P. Picken

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said R. P. Picken

should not be dismissed from such Guardianship administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day of

July 1964, by order, discharged said R. P. Picken from said Guardianship administration,

and ordered letters of dismission to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the Guardianship administration aforesaid to the said R. P. Picken

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of July 1964

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of July 1964

Alton W. Tucker
Ordinary.

LETTERS OF DISMISSION FROM *Guardianship*

STATE OF GEORGIA, Gwinnett County.

P. 2964

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Sara H. Boyce

Guardian
Administrator

of the estate of

Sara Boyce

~~doomed~~ hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Sara Boyce

having found all and singular the property of said estate, which came to the hands of said

Sara H. Boyce

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Sara H. Boyce

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

6th

July 19*64*, by order, discharged said

Sara H. Boyce

from said administration,

Guardianship

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Guardianship
Sara H. Boyce

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *6th* day of *July* 19*64*

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this *17th* day of *July* 19*64*

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 4734

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Homer Weather

Administrator of the estate of

James W. Weather
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate James W. Weatherhaving found all and singular the property of said estate, which came to the hands of said Homer Weatherwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Homer Weathershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJuly 1944, by order, discharged said Homer Weather

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Homer Weather

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of July 1944Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 7th day ofJuly 1944
Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 5131

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

The Citizens + Southern National Bank

Executor
Administrator

Real Estate + Personal
of the estate of

Mrs. Alma K. McElroy

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

having found all and singular the property of said estate, which came to the hands of said

The Citizens + Southern National Bank
No return required under the will
well and truly administered, as appears by the vouchers filed in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the

10th day of

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

The Citizens + Southern National Bank to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of July 1946

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of

July 1946
Alton W. Tucker
Ordinary

Gwinnett
 STATE OF GEORGIA, Gwinnett County.

No. 5322

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Miss Martha Ezzard*

Gwinnett
 Administrat^r of the estate of

Mrs. W.P. (Jean) Ezzard

Incompetent
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. *Miss Martha Ezzard*

having found all and singular the property of said estate, which came to the hands of said

Mrs. W.P. (Jean) Ezzard

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Miss Martha Ezzard

should not be dismissed from such ^{*Guardianship*} administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *2nd* day of

March 19*64*, by order, discharged said

Mr. Martha Ezzard

from said ^{*Guardianship*} administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *Mrs.*
Martha Ezzard to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *2nd* day of *March* 19*64*

Allen W. Tucker

Ordinary Gwinnett County.

Recorded this *2nd* day of *March* 19*64*

Allen W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5062

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Carl E. Jordan, Jr.

_____ Administrator of the estate of _____

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, _____

Mrs. Harriett Jordan

having found all and singular the property of said estate, which came to the hands of said _____

Carl E. Jordan, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Carl E. Jordan, Jr.

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of _____

August1904, by order, discharged said _____Carl E. Jordan, Jr.

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Carl E. Jordan, Jr.

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1904Alton W. Zucker

Ordinary Gwinnett County.

Recorded this _____ day of _____

August1904Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5174

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Len B. Ashworth

Administrator of the estate of

Nona Harris Holcombedeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Nona Harris Holcombe

having found all and singular the property of said estate, which came to the hands of said—

Len B. Ashworth

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Len B. Ashworthshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 8th day ofSeptember1964, by order, discharged said—Len B. Ashworth

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—LenB. Ashworth

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 8th day of September 1964Atton W. Tucker

Ordinary Gwinnett County.

Recorded this 8th day of September 1964Atton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 5327

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Jack D. Allen
Natural Guardian

Administrat^r of the estate of

David Bruce Allen

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of David Bruce Allen

having found all and singular the property of said estate, which came to the hands of said

Jack D. Allen

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Jack D. Allen

should not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 8th day of

September

1964 by order, discharged said

Jack D. Allen

from said guardianship administration,

and ordered letters of dismission to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the guardianship administration aforesaid to the said Jack D.

Allen

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

8th day of September 1964

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 8th day of

September 1964

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5146

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Ruby E. Knight

Guardian

Administrator of the estate of

Isadora Kay Pagan + James Lucian Pagan
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate. Isadora Kay Pagan + James Lucian Pagan
 having found all and singular the property of said estate, which came to the hands of said

Ruby E. Knight

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

Ruby E. Knight

should not be dismissed from such Guardianship administration, and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 8th day of

September1964, by order, discharged saidRuby E. Knightfrom said Guardianship administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the Guardianship administration aforesaid to the said

Ruby E. Knight

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 8th day of September 1964Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 10th day of September 1964Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

No. 5433

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Grady L. Browder

Administration of the estate of

Lathan Alfred Browderdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Lathan Alfred Browder

having found all and singular the property of said estate, which came to the hands of said

Grady L. Browder

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Grady L. Browdershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 5th day ofOctober1964, by order, discharged saidGrady L. Browder

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Grady L. Browder

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 5th day of October 1964Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 5th day of October 1964Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5335

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, William J. Patrick
Natural Guardian

Administrator of the estate of

Nancy Carol Patrick

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Nancy Carol Patrick

having found all and singular the property of said estate, which came to the hands of said William J. Patrick

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said William J. Patrick

should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 5th day of

October1944, by order, discharged saidWilliam J. Patrick

from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said William J. Patrick

to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 5th day of October 1944.

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 5th day of October 1944

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

No. 5111

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, The Fulton National Bank of Atlanta
+ Hope D. Starks

Executors

Administrators of the estate of

Mrs. Annie Lee Wilsondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Annie Lee Wilson

having found all and singular the property of said estate, which came to the hands of said

The Fulton National Bank of Atlanta + Hope D. Starks

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, No return being required under the will
~~calling on those interested to file exceptions, if any they had, why the said~~Fulton National Bank of Atlanta + Hope D. Starks

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 5th day ofOctober1914, by order, discharged saidThe FultonNational Bank of Atlanta + Hope D. Starks Executors
from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the Executorship aforesaid to the said The Fulton NationalBank of Atlanta + Hope D. Starks to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 5th day of October 1914Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 5th day of October 1914Alton W. Zucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5350

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

John Pierce Head Natural
Guardian of *Johnny, Bernice, and*
Glenda Head. ~~Administrator~~ of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Johnny, Bernice + Glenda Head*

having found all and singular the property of said estate, which came to the hands of said

Johnny, Bernice + Glenda Head
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

John Pierce Head
~~Guardian~~
 should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *2nd* day of

Nov. 19*44*, by order, discharged said *John Pierce Head* from said ~~administration~~ *Guardianship*, and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the ~~administration~~ *Guardianship* aforesaid to the said

John Pierce Head to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *2nd* day of *Nov.* 19*44*

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this *7th* day of *Nov.* 19*44*

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2191

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Jack S. BarnardAdministrat^{or} of the estate ofJ. S. Barnarddeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—of J. S. Barnard

having found all and singular the property of said estate, which came to the hands of said—

Jack S. Barnard

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Jack S. Barnardshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day ofNovember1964, by order, discharged said—Jack S. Barnard

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Jack S. Barnard

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of November 1964Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 3rd day of November 1964Alton W. Zucker Ordinary.

Guardianship
STATE OF GEORGIA, Gwinnett County.

No. 5371

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Quill Iris Smith *Guardian*

----- Administrator ----- of the estate of
the property of Eloria Kay Smith
~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Eloria Kay Smith

having found all and singular the property of said estate, which came to the hands of said -----
Quill Iris Smith
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

Quill Iris Smith
Guardianship
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the ----- 7 ----- day of

December ----- 1944, by order, discharged said Quill

Iris Smith ----- from said administration, *Guardianship*

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the *Guardianship* administration aforesaid to the said -----

Quill Iris Smith ----- to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 7th day of Dec 1944

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 8th day of Dec

1944

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5373

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mary Frances (Mrs. Herbert E.) Freshour

Guardian Administrator of the estate of
the property of Harold Lamar Wheeler
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Harold Lamar Wheeler

having found all and singular the property of said estate, which came to the hands of said
Mary Frances (Mrs. Herbert E.) Freshour
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

Mary Frances (Mrs. Herbert E.) Freshour
Guardian should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 7th day of

December 1944, by order, discharged said

Mary Frances (Mrs. Herbert E.) Freshour from said Guardianship administration,
 and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the Guardianship administration aforesaid to the said
Mary Frances (Mrs. Herbert E.) Freshour to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 7th day of Dec. 1944.

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 8th day of Dec. 1944
Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5191

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Howell B. DitchawAdministrator of the estate ofD.C. Ditchawdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate, D.C. Ditchaw

having found all and singular the property of said estate, which came to the hands of said

Howell B. Ditchaw

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Howell B. Ditchawshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofJanuary1965, by order, discharged saidHowell B. Ditchaw

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Howell B. Ditchaw

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of January, 1965Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 5th day ofJanuary1965Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5432.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Allen Fuller Garner

Administrat^{or} of the estate of
Parker E. Garner
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Parker E. Garner

having found all and singular the property of said estate, which came to the hands of said Allen Fuller Garner

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Allen Fuller Garner

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day of

January 1965, by order, discharged said Allen Fuller Garner from said administration,

and ordered letters of dismission to issue.

W^h Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Allen

Fuller Garner to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of January 1965

Alton W. Zucker
 Ordinary Gwinnett County.

Recorded this 5th day of January 1965
Alton W. Zucker Ordinary.

Guardianship
LETTERS OF DISMISSION FROM ADMINISTRATION
 STATE OF GEORGIA, Gwinnett County.

No. 5392

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, David Mathis

_____ *Guardian*
 _____ Administrator of the estate of *property*
Grada Gail Mathis

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Grada Gail Mathis

having found all and singular the property of said estate, which came to the hands of said _____

Grada Gail Mathis
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

David Mathis
 should not be dismissed from such *Guardianship* administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the 1st day of February 1965, by order, discharged said _____

David Mathis from said *Guardianship* administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the *Guardianship* administration aforesaid to the said David Mathis to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of February 1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 2nd day of February 1965

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5393

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

David Mathis

Guardian of the property

Evelyn Marie Mathis

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Evelyn Marie Mathis

having found all and singular the property of said estate, which came to the hands of said

Evelyn Marie Mathis

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

David Mathis

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

1st

day of

February

1965, by order, discharged said

David Mathis

from said administration

and ordered letters of dismission to issue.

WE DO, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the

Guardianship

David Mathis

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this

1st

day of February

1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this

2nd

day of February

1965

Alton W. Zucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5264

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, H. D. Wright, Jr.

----- Administration of the estate of
Harry D. Wright, Jr.
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Harry D. Wright, Jr.

having found all and singular the property of said estate, which came to the hands of said
H. D. Wright, Jr.

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said

H. D. Wright, Jr.
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 1st day of
February 1965, by order, discharged said

H. D. Wright, Jr. from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said

H. D. Wright, Jr. to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 1st day of Feb. 1965

Alton W. Zucker
 Ordinary Gwinnett County.

Recorded this 2nd day of Feb. 1965

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

Excentaur
No. 4760

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

The First National Bank
of Atlanta

Excentaur

Administrator of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Daniel John Bowen, Jr.

having found all and singular the property of said estate, which came to the hands of said

The First National Bank of Atlanta

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

The First National Bank of Atlanta

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

1st

day of

February

1965, by order, discharged said

The First National Bank of Atlanta

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Excentaur
First National Bank of Atlanta

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *1st* day of *February* 1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this *2nd* day of *February* 1965

Alton W. Zucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5033

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

E. L. Jukan

Administrator of the estate of

Mrs. Dean B. Jukan

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Mrs. Dean B. Jukan

having found all and singular the property of said estate, which came to the hands of said

E. L. Jukan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

E. L. Jukan

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st

March

1965, by order, discharged said

E. L. Jukan

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

E. L. Jukan

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of March 1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 2nd day of March 1965

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5009

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Margaret Frances Hammett Crowe

Executrix

Administratrix of the estate of

Vester Hammett

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Vester Hammett

having found all and singular the property of said estate, which came to the hands of said

Margaret Frances Hammett Crowe

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Margaret Frances Hammett Crowe

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

March

1965, by order, discharged said

Margaret Frances Hammett Crowe

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Margaret Frances Hammett Crowe to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 1st day of March 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of March 1965

Alton W. Tucker Ordinary.

Guardianship
 STATE OF GEORGIA, Gwinnett County.

No. 5410

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Willis McDaniel Guardian
 of Property of *Rachel McDaniel*
 Administrat. of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

having found all and singular the property of said estate, which came to the hands of said

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *1st* day of

March 19*65*, by order, discharged said

Willis McDaniel from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Willis McDaniel to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *1st* day of *March* 19*65*

Attn. W. Zucker

Ordinary Gwinnett County.

Recorded this *1st* day of *March*

19*65*

Attn. W. Zucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5411

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Willie McDaniel* Guardian of
Property of *Ruby McDaniel*
Administrator of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Ruby McDaniel*

having found all and singular the property of said estate, which came to the hands of said—*Willie McDaniel*

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—*Willie McDaniel*

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *1st* day of

March 19*65*, by order, discharged said—*Willie McDaniel*

from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—*Willie McDaniel*

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this *1st* day of *March* 19*65*

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this *1st* day of *March* 19*65*

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5348

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. James E. (Wilma B.) Elliott

Temporary Administrator of the estate of
James E. Elliott
 deceased, hath made application for the dismission thereof; and, an examination of the inventory and
~~return of said estate~~ As provided in Code Section 113-2301 of
~~the Code of Ga.~~
 having found all and singular the property of said estate, which came to the hands of said

Mrs. James E. (Wilma B.) Elliott
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said
Mrs. James E. (Wilma B.) Elliott
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 5th day of

April 1965, by order, discharged said Temporary
Mrs. James E. (Wilma B.) Elliott from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said Temporary
Mrs. James E. (Wilma B.) Elliott to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 5th day of April 1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 6th day of April 1965

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. D. 395

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Emmette WheelerAdministrator of the estate of
De bous Newdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate S. C. Martinhaving found all and singular the property of said estate, which came to the hands of said Emmette Wheelerwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Emmette Wheelershould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day ofMay 1965 by order, discharged said Emmette Wheeler from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Emmette Wheeler

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 3rd day of May 1965Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of May 1965
Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4854

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

The Citizens & Southern
National Bank

Administrator of the estate of

John Glenn

deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate—John Glenn

having found all and singular the property of said estate, which came to the hands of said

The Citizens & Southern National Bank

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

The Citizens & Southern National Bank

should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 3rd day of

May

1965, by order, discharged said

The Citizens & Southern National Bank
from said administration,
and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidThe Citizens & Southern National Bank
to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 3rd day of May 1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 4th day of

May

1965

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 5486

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Hope D. Stark

_____ Administrator of the estate of

Quas. Jones

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

Quas. Jones

having found all and singular the property of said estate, which came to the hands of said _____

Hope D. Stark

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Hope D. Stark

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

3rd_____ 1965, by order, discharged said _____MayHope D. Stark

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Hope D. Stark

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 3rd day of May 1965Alton W. Zuckers

Ordinary Gwinnett County.

Recorded this 4th day of May 1965Alton W. Zuckers Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5332

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

John W. McSee
Guardian of
7 Administrat of the estate of
O. O. McSee

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

having found all and singular the property of said estate, which came to the hands of said

John W. McSee
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

John W. McSee
 should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *3rd* day of

May 19*65*, by order, discharged said *John W. McSee* from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

John W. McSee to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *3rd* day of *May* 19*65*

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this *10* day of *May* 19*65*

Alton W. Tucker Ordinary.

Executorship

STATE OF GEORGIA, Gwinnett County.

No 4090

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Kathleen Bruce Jerry

Administratrix of the estate of

Jasper I. Bruce, Jr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Jasper I. Bruce, Jr.

having found all and singular the property of said estate, which came to the hands of said Mrs. Kathleen Bruce Jerry

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Kathleen Bruce Jerry

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 3rd day of

May 1945, by order, discharged said Mrs. Kathleen Bruce Jerry from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mrs. Kathleen Bruce Jerry to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 3rd day of May 1945

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 5th day of May 1945

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4921

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Ernest J. Williams, GuardianofAlice C. Chapp Administrator of the estate ofdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Alice C. Chapphaving found all and singular the property of said estate, which came to the hands of said Ernest J. Williamswell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Ernest J. Williamsshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day ofJune 1965, by order, discharged said Ernest J. Williams

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Ernest J. Williams

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of June 1965Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of June 1965Alton W. Tucker Ordinary.

Guardianship

7th

383

STATE OF GEORGIA, Gwinnett County.

No. 5524

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Louell S. Buffington
Guardian of the Property
William Gerald Buffington Administrator of the estate of
 deceased, hath made application for the dismission thereof, and, on examination of the inventory and
 returns of said estate William Gerald Buffington
 having found all and singular the property of said estate, which came to the hands of said
Mrs. Louell S. Buffington
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said
Mrs. Louell S. Buffington
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 7th day of
June 1965, by order, discharged said Mrs.
Louell S. Buffington from said administration,
 and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said Mrs.
Louell S. Buffington to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 7th day of June 1965

Alton W. Tucker
 Ordinary Gwinnett County.

Recorded this 7th day of June 1965

Alton W. Tucker Ordinary.

Guardianship
 STATE OF GEORGIA, Gwinnett County.

No 5458

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

Whereas,

Dewey Ernest Martin,
 Guardian of the Property

~~Administrator~~

of the estate of

Jimmy Martin

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Jimmy Martin

having found all and singular the property of said estate, which came to the hands of said

Dewey Ernest Martin

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Dewey Ernest Martin

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the

7th

June 19 *65* by order, discharged said

Dewey Ernest Martin

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Dewey Ernest Martin

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *7th* day of *June* 19 *65*

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this *7th* day of *June* 19 *65*

Alton W. Tucker Ordinary.

Estate of

385

STATE OF GEORGIA, Gwinnett County.

No 2177

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Lester Nichols

Estate of

Administrat of the estate of

George M. Chamber

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate

George M. Chamber

having found all and singular the property of said estate, which came to the hands of said

George M. Lester Nichols

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Lester Nichols

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *7th* day of

June

19*65*, by order, discharged said

Lester Nichols

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Nichols

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *7* day of *June* 19*65*

Arthur W. Tucker

Ordinary Gwinnett County.

Recorded this *7th* day of *June* 19*65*

Arthur W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5414

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, The First National Bank of Atlanta Executor of the estate of Viola Johnson

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Viola Johnson

having found all and singular the property of said estate, which came to the hands of said The First National Bank of Atlanta well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said First National Bank of Atlanta should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 7th day of

June 1965, by order, discharged said First National Bank of Atlanta from said administration, and ordered letters of dismission to issue.

Wn Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said First National Bank of Atlanta to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 7th day of June 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of June 1965

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5482

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Dorothy Mae JonesGuardian of the estate ofProperty of Hershel Harold Jones
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Hershel Harold Joneshaving found all and singular the property of said estate, which came to the hands of said Dorothy Mae Joneswell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said Dorothy Mae Jonesshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJuly 1965, by order, discharged said Dorothy Mae Jones from said administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Dorothy Mae Jones

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of July 1965Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 7th day of July 1965Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 3-431

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Henry J. Wages, Administrator De BonisDo, with Will Campbell

Administrator of the estate of

Thomas Ashworthdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Thomas Ashworth

having found all and singular the property of said estate, which came to the hands of said

Henry J. Wages, Administrator De Bonis Do
not will Campbell

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Henry J. Wagesshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJuly1965, by order, discharged saidHenry J. Wages

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Henry J. Wages

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of July, 1965Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 7th day ofJuly1965Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5577

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, -----

G. C. Henderson

Administrator of the estate of

Miss Octavia Evers Hendersondeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Miss Octavia Evers Henderson

having found all and singular the property of said estate, which came to the hands of said -----

G. C. Henderson

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said -----

G. C. Hendersonshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofJuly1945, by order, discharged said -----G. C. Henderson

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said -----

G. C. Henderson

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 16th day of July 1945Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 7th day of July 1945Alton W. Zucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5496

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Gordon Fowler Guardian
of *Grannis Fowler* (minor person and
property) Administrat of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Grannis Fowler*

having found all and singular the property of said estate, which came to the hands of said—

Gordon Fowler
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Gordon Fowler
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 2nd day of August 1965, by order, discharged said—

Gordon Fowler from said administration, and ordered letters of dismission to issue.

Wa Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Gordon Fowler to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 2nd day of August 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 3rd day of August 1965

Alton W. Tucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5491

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS

Perry Cain Guardian of
Lydia Ann Cain (minor Person
+ Property)

Administrat. of the estate of

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—*Lydia Ann Cain*

having found all and singular the property of said estate, which came to the hands of said—

Perry Cain
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Perry Cain
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *2nd* day of

August 19*65*, by order, discharged said—

Perry Cain from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Perry Cain to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *2nd* day of *August* 19*65*—

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this *3rd* day of *August* 19*65*

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

D. 5642

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Spright Russell Hendrix

Executor

Administrator of the estate of

Mrs. Janie W. Jullis

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Mrs. Janie W. Jullis

having found all and singular the property of said estate, which came to the hands of said

Spright Russell Hendrix

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Spright Russell Hendrix

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the

17th

day of September 1965, by order, discharged said

Spright Russell Hendrix

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Spright Russell Hendrix

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this

17th

day of

September

1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this

17th

day of

September

1965

Alton W. Tucker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5500

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Shelma HoganAdministrator of the estate ofdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Shelma (M. S.) Hoganhaving found all and singular the property of said estate, which came to the hands of said. Shelma Hoganwell and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said. Shelma Hoganshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4th day ofOctober, 1965, by order, discharged saidShelma Hogan from said administration, and ordered letters of dismission to issue.We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Shelma Hogan

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 4th day of Oct, 1965Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 5th day of Oct, 1965Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

Op. 4675

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Harold Morgan

Guardian

Administrator of the estate of

Mrs. Dora Jones

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Mrs. Dora Jones

having found all and singular the property of said estate, which came to the hands of said—

Harold Morgan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Harold Morgan

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—~~17th~~ day of

October

1965, by order, discharged said—

Harold

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Harold Morgan

may be called in question.

Given under my hand and seal of office, this—~~17th~~ day of—October—1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this—~~5th~~ day of—

October

1965

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5545

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Winfield Scott Freeman, Natural
Guardian of the Property of Sandra
Hail Freeman ^{Administrator} of the estate of
Sandra Hail Freeman

minor hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Sandra Hail Freeman

having found all and singular the property of said estate, which came to the hands of said Winfield Scott Freeman

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said Winfield Scott Freeman

should not be dismissed from such guardianship administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 1st day of

November 1965 by order, discharged said Winfield Scott Freeman from said guardianship
 and ordered letters of dismission to issue.

W^e Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the guardianship administration aforesaid to the said Winfield
Scott Freeman to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 1st day of November 1965
Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 2nd day of November 1965
Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5540

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Robert Kenneth Maulder, Natural
Guardian of the Property,

Administrator of the estate of

Edith Maulder

Decceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Edith Maulder

having found all and singular the property of said estate, which came to the hands of said

Robert Kenneth Maulder

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

Robert Kenneth Maulder

should not be dismissed from such ^{Guardianship} administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 15th day of

November

1965, by order, discharged said

Robert Kenneth Maulder

Guardianship

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said

Robert Kenneth Maulder

to show his discharge wherever he
may be called in question.Given under my hand and seal of office, this 15th day of November 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of November 1965

Alton W. Tucker Ordinary.

Guardianship

307

STATE OF GEORGIA, Gwinnett County.

No. 5549

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *Mrs Grover (Pauline) Eubanks*
Natural Guardian of the Property
_____ of the estate of
Guy, Jerry Eubanks

~~doomed~~, hath made application for the ~~dismission~~ thereof; and, on examination of the inventory and returns of said estate. *Guy, Jerry Eubanks*

having found all and singular the property of said estate, which came to the hands of said _____

Mrs Grover (Pauline) Eubanks
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Mrs Grover (Pauline) Eubanks
should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day of

November, 1965, by order, discharged said _____
Mrs Grover (Pauline) Eubanks from said administration, *Guardianship*

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Mrs Grover (Pauline) Eubanks to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 1st day of November, 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of November, 1965
Alton W. Tucker Ordinary.

Guardianship

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11.

STATE OF GEORGIA, Gwinnett County.

No. 5550

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Howard C. Greenway, Natural
Guardian of Property
Administrot of the estate of
Nancy Sue Greenway
doeemed, hath made application for the dismission thereof, and, on examination of the inventory and
returns of said estate. Nancy Sue Greenway

having found all and singular the property of said estate, which came to the hands of said
Howard C. Greenway

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said

Howard C. Greenway
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 1st day of

1 November 1965, by order, discharged said

Howard C. Greenway from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said

Howard C. Greenway to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 1st day of November 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of November 1965

Alton W. Tucker Ordinary.

Guardianship

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

399

STATE OF GEORGIA, Gwinnett County.

No. 5546

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, George M. Scott Natural
Guardian of the Property
of the estate of
John Allen Scott
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate John Allen Scott
having found all and singular the property of said estate, which came to the hands of said George M. Scott
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said George M. Scott
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the 1st day of
November 1965 by order, discharged said George M. Scott from said Guardianship
administration,
and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said George M. Scott to show his discharge wherever he
may be called in question.

Given under my hand and seal of office, this 1st day of November 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 2nd day of November 1965

Alton W. Tucker Ordinary.

Guardianship

LETTERS OF DISMISSION FROM ADMINISTRATION No. 31

STATE OF GEORGIA, Gwinnett County.

No. 5541

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Everett Mullinax, Natural
Guardian of the Property
 Administrator of the estate of
Elaine Mullinax

~~do~~ hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Elaine Mullinax

having found all and singular the property of said estate, which came to the hands of said Everett Mullinax

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said Everett Mullinax

should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 1st day of

November 1965, by order, discharged said Everett Mullinax from said Guardianship
 administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said Everett

Mullinax to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 1st day of November 1965

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 2nd day of November 1965

Alton W. Zucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5544

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, *William Porter, Natural Guardian*
of the Property

Ruth Porter Administratrix of the estate of

~~deceased~~, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate *Ruth Porter*

having found all and singular the property of said estate, which came to the hands of said *William Porter*

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said *William Porter*

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the *1st* day of

November 19*65*, by order, discharged said *William Porter* from said *Guardianship* administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said *William Porter*

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this *1st* day of *November* 19*65*
Alton W. Zucker
Ordinary Gwinnett County.

Recorded this *2nd* day of *November* 19*65*
Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5362

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, George M. ScottExecutorAdministrator of the estate ofW. H. Warrendeceased, hath made application for the dismission thereof; and, on examination of the inventory and ^{was not required} returns of said estate of W. H. Warren ^{No Returns being required}

having found all and singular the property of said estate, which came to the hands of said

George M. Scottwell and truly administered, ~~as appears by the vouchers lodged in Office~~, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the saidGeorge M. Scottshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 1st day ofNovember1965, by order, discharged saidGeorge M. Scott

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said George M. Scott to show his discharge wherever he may be called in question.Given under my hand and seal of office, this 1st day of November 1965Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 2nd day ofNovember 1965Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

By the Honorable the Ordinary of Said County:

No. 5228

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Louise P. Garner Natural
Guardian of the Property
Administratrix of the estate of
Brenda Ann Garner Bailey
 deceased, hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Brenda Ann Garner Bailey
 having found all and singular the property of said estate, which came to the hands of said Mrs. Louise P. Garner
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said Mrs. Louise P. Garner
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 1st day of
November, 1965, by order, discharged said Mrs. Louise P. Garner from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said Mrs. Louise P. Garner
P. Garner to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this

1st day ofNovember, 1968Alton W. Zucker

Ordinary Gwinnett County.

Recorded this

2nd day ofNovember1965Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 2279

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Harold W. Bagley

Administrator^{with} of the estate of

the will executed of Cara Mae Bagley deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—

Cara Mae Bagley

having found all and singular the property of said estate, which came to the hands of said—

Harold W. Bagley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Harold W. Bagley

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the—

December

1965

by order, discharged said—

Harold W. Bagley

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Harold W. Bagley

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of December 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of December 1965

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4583

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Harold W. Bagley

_____ Administrator of the estate of

Harold W. Bagley

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. _____

Harold W. Bagley

having found all and singular the property of said estate, which came to the hands of said _____

Harold W. Bagley

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Harold W. Bagley

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

6th

_____ by order, discharged said _____

December1965

_____ from said administration, and ordered letters of dismission to issue.

Harold W. Bagley

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Harold W. Bagley

_____ to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this _____ day of _____ 1965

6th December1965Alton W. Zucker

Ordinary Gwinnett County.

Recorded this _____ day of _____ 1965

7thDecember1965Alton W. Zucker Ordinary.

*Admistration
Executorship*

LETTERS OF DISMISSION FROM ADMINISTRATION No. 11

STATE OF GEORGIA, Gwinnett County.

No. 733

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Mrs. Gladys Brown, Administrator
vs. Daniel Ren

Administrat... of the estate of

Mr. Effie Brannon

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate...

Mrs. Effie Brannon

having found all and singular the property of said estate, which came to the hands of said...

Mrs. Gladys Brown

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said...

Mrs. Gladys Brown

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the...

December

1965, by order, discharged said

Mr. Gladys Brown

from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said...

Mrs. Gladys Brown

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of December 1965

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of

December

1965

Alton W. Tucker Ordinary.

Executors
STATE OF GEORGIA, Gwinnett County.

No. 5156

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS

The First National Bank of Atlanta,
Dr. Samuel H. Hinton + Wm Hinton
Executors

Administrators of the estate of

Claude Hinton

deceased, hath made application for the dismission thereof; ~~and, on examination of the inventory and~~
returns of said estate *Claude Hinton* *No return required*
Under the will

having found all and singular the property of said estate, which came to the hands of said

The First National Bank of Atlanta, Dr. Samuel
H. Hinton + Wm Hinton

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said

The First National Bank of Atlanta, Dr. Samuel H. Hinton
+ Wm Hinton

should not be dismissed from such administration; and no sufficient objection having been filed, and the

Court of Ordinary of said County having at its regular term on the *6th* day of

December 19*65*, by order, discharged said

Executors from said administration,

and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these

letters of dismission from the administration aforesaid to the said *The First Natl. Bank*

of Atlanta, Dr. Samuel H. Hinton + to show his discharge wherever he

may be called in question. *Wm Hinton*

Given under my hand and seal of office, this *6th* day of *December* 19*65*

Alton W. Zucker

Ordinary Gwinnett County.

Recorded this *7th* day of *December* 19*65*

Alton W. Zucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 4843

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Mrs. Eula M. Curtis, Guardian

Administrator of the estate of

Ired Myersdeceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate—Ired Myers

having found all and singular the property of said estate, which came to the hands of said—

Mrs. Eula Mae Curtis

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said—

Mrs. Eula Mae Curtisshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6th day ofDecember1965, by order, discharged said—Mrs. Eula Mae Curtis

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said—

Mrs. Eula Mae Curtis

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of December 1965—Alton W. Ducker

Ordinary Gwinnett County.

Recorded this 7th day of December1965—Alton W. Ducker

Ordinary.

STATE OF GEORGIA, Gwinnett County.

No 2947

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, _____

Mrs. Inez H. WatersGuardian

_____ of the estate of

Hinton M. Waters Jr.

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate _____

Hinton M. Waters Jr.

having found all and singular the property of said estate, which came to the hands of said _____

Mrs. Inez H. Waters

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said _____

Mrs. Inez H. Waters

should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the _____ day of

December1962, by order, discharged said _____Mrs. Inez H. Waters

from said administration, and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said _____

Mrs. Inez H. Waters

to show his discharge wherever he may be called in question.

Given under my hand and seal of office, this 6th day of December 1962Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 4th day of December 1962Alton W. Tucker Ordinary.

Guardianship

STATE OF GEORGIA, Gwinnett County.

No. 5554

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS, Harold Franklin Pendergast, Jr.

Guardian Administrator of the estate of
The property of Linda Marlene Pendergast
~~has~~ hath made application for the dismission thereof; and, on examination of the inventory and
 returns of said estate Linda Marlene Pendergast
 having found all and singular the property of said estate, which came to the hands of said
Harold Franklin Pendergast
 well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
 terms of the law, calling on those interested to file exceptions, if any they had, why the said
Harold Franklin Pendergast
 should not be dismissed from such administration; and no sufficient objection having been filed, and the
 Court of Ordinary of said County having at its regular term on the 6th day of
December 1962, by order, discharged said
Harold Franklin Pendergast from said administration,
 and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
 letters of dismission from the administration aforesaid to the said
Harold Franklin Pendergast to show his discharge wherever he
 may be called in question.

Given under my hand and seal of office, this 6th day of Dec. 1962

Alton W. Tucker

Ordinary Gwinnett County.

Recorded this 7th day of December 1962

Alton W. Tucker Ordinary.

STATE OF GEORGIA, Gwinnett County.

No. 5530

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:

WHEREAS,

Harold Morgan

Administrator of the estate of

Eaton L. Mass

deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.

Eaton L. Mass

having found all and singular the property of said estate, which came to the hands of said

Harold Morgan

well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said

Harold Morganshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 6 day ofDecember1965, by order, discharged saidHarold Morgan

from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Harold Morgan

to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this 6th day of December 1965.Alton W. Zucker

Ordinary Gwinnett County.

Recorded this 4th day of December 1965Alton W. Zucker Ordinary.