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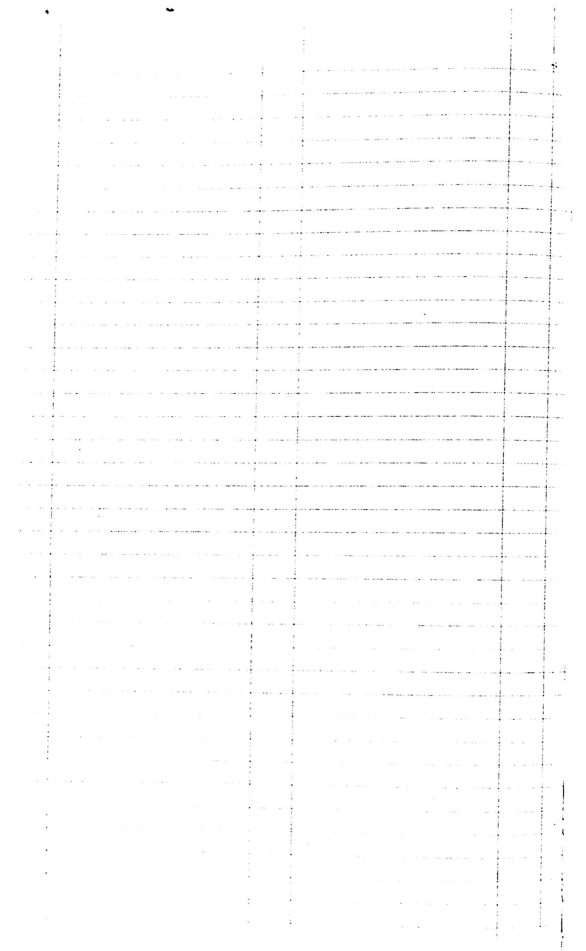
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#### By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Spencer J. Lyle
6. a. Woodall Administrates of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
having found all and singular the property of said estate, which came to the hands of said  Light State  well and truly administered, as appears by the vouchers lodged in 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 6 il day of
Lyle 193/, by order, discharged said Spencer J.
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance 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 J.  Lyle  to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6 day of april 193/
Ordinary Gwinnett County.  Recorded this day of April 193/ - E. D.: 210-71-0 Ordinary.
E. D. Way

## By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, L. W. Knight
Administrat_oof 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 mas. Emma Knight
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 theday of
May 193/
May 1931 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 L. W. Knight
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, thistday of
6. S. Wages
Ordinary Gwinnett County.
Recorded this He day of may 1931.  6. S. Wages Ordinary.

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAR SI. M. Moare \_\_\_\_\_\_ \_\_\_\_Administratar\_\_of the estate of C. K. Camon deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate C. R. Cannon having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ F. M. moare well and truly administered, as appears by the vouchers lodged in 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. moail 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 1931, by order, discharged said J. M. Moore and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said. He my Mose 2. to show his discharge wherever he Given under my hand and scal of office, this 4 Lday of May 1931 E. S. Wager Ordinary Gwinnett County.

Recorded this 5-12 day of May 1931.

## By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAB, a. M. Singleton
of the estate of
mis, maggie mailin
at a torion thoronf: and, on examination of the
returns of said estate. A, M, Singleton
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
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 and of
may 1931, by order, discharged said a. m.  Lingleton 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 a. M.
Sing leton to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this & Lay of May 1931.
E. S. Wager
Ordinary Gwinnett County.  Recorded this 5 & day of may 193/
E S. Wo gor Ordinary.

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
and person of A. J. Edwards
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
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
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 1931, by order, discharged said O. J. Calwardo from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 scal of office, this K. Lday of May 193/
Ordinary Gwinnett County.
Recorded this 5 L day of May 1931
E, Sul of Ordinary.

By the Honorable the Ordinary of Said County:

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

WHEREAS, H.S. Mutchell
пламо,
Administrat of the estate o
mo: Elyam. muchell
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 & Lday of
mulchell 1921, by order, discharged said N. L.
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and scal of office, thisday of
E, Swog w
Recorded thisday of
S. Wage Ordinary.

#### By the Honorable the Ordinary of Said County:

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

Administration 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 least from said administration, and ordered letters of dismission to issue.  We Do, Therefore, in pursuance 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 day of dorder, Greinary Gwinnett County.	WHEREAS, Mrs. Killye C. Cales
Administrated of the estate of	V
having found all and singular the property of said estate, which came to the hands of said	Administrat
having found all and singular the property of said estate, which came to the hands of said  Mas. Italy a locales  well and truly administered, as appears by the vouchers lodged in 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  1921, by order, discharged said  from said administration, and ordered letters of dismission to issue.  What Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  1021  1031	deceased, hath made application for the dismission thereof; and, on examination of the inventory and
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said	returns of said estate
well and truly administered, as appears by the vouchers lodged in 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	V
Court of Ordinary of said County having at its regular term on the day of day of declar discharged said day of declar discharged said 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 discharge wherever he may be called in question.  Given under my hand and seal of office, this day of day of declar discharge wherever he declared in question.  Ordinary Gwinnett County.	<u>.</u>
lo local from said administration, and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Mass Kellese  Local to show his discharge wherever he may be called in question.  Given under my hand and seal of office, this day of day of 193/	
and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Most Kelly e to show his discharge wherever he may be called in question.  Given under my hand and seal of office, this day of day of 193/	July 193/, by order, discharged said mis, July
letters of dismission from the administration aforesaid to the said. Masi Kelling.  Lo alia to show his discharge wherever he may be called in question.  Given under my hand and seal of office, this day of large summer of the said. Masi County.	•
may be called in question.  Given under my hand and seal of office, this	WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
may be called in question.  Given under my hand and seal of office, this	letters of dismission from the administration aforesaid to the said More Kelly e
Given under my hand and seal of office, thisday ofleg	
Ordinary Gwinnett County.	may be called in question.
Ordinary Gwinnett County.	Given under my hand and seal of office, thisday of
Recorded this 7 day of 2 2 2 Ordinary.	E. S. Woger

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

#### By the Honorable the Ordinary of Said County:

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

WHEREAR, W. H. Maxwell Bin Clement deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Luadis W. H. Maxwell having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ W. H. Moxwell, 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. Moxwell 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\_\_\_\_\_double\_\_\_\_day of 19..., by order, discharged said W. H. moxuele, 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. Thi max well Lundia to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 6 Kday of 193/ E. Swoger

Recorded this 2 & day of July 1931

E. S. Wager Ordinary.

Ordinary Gwinnett County.

### By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, (P. A. Williams
Плавоо,
Administrat_eof the estate of
Mis Kale L. Wieliams
deceased, bath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 6. S. wages, Ordinary
having found all and singular the property of said estate, which came to the hands of said
a. a. wieciaus
well and truly administered, as appears by the vouchers lodged in 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. Wieliaus
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 theday of
august 19.3/, by order, discharged said
R. a. wieliams 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.
Of a Wiceia
A. Williams to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this Inday of august 1921
E. S. Wages
Ordinary Gwinnett County.
Ordinary Gwinnett County.  Recorded this Ind day of august 193/
E. S. Wages Ordinary.
Ordinary.

#### 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 miss Liggie a Williams deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate E. S. wages, adinary 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\_\_\_\_\_day of august 1931, by order, discharged said..... R. a. Williams 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----to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 3, day of august 1921. E & wages Ordinary Gwinnett County. Recorded this 3 day of august 1931 S. Wages Ordinary.

By the Honorable the Ordinary of Said County:

### By the Honorable the Ordinary of Said County:

WHEREAS, G. C. Mentgomery + E. L. Keann, Eyes,
Solomon Carbin Administrat of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
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 theday of
9. C. mantgomeny + E. L. Keann from said administration,
and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.  Given under my hand and seal of office, this _ 7,day of
6. 1 wages! Ordinary Gwinnett County.
Recorded this J. day of head 1991  6. b. wagen Ordinary.

By the Honorable the Ordinary of Said County:

WITEREAS, C. C. Raulius, Jr.,
Administratof the estate of
C. C. Rauling, Dr.
deceased, both mode application for the dismission thereof; and, on examination of the inventory and returns of said estate. 6. 8 wages, Ordurary
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 theday ofday of
C.C. Raweing, J., from said administration, and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and scal of office, this lat day of
E. S. Wages  Ordinary Gwinnett County.  Recorded this 14, day of row, 1931  E. D. Wages Ordinary.

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETI
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#### 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
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, Hu. E. S. wages, May.
having found all and singular the property of said estate, which came to the hands of said
w. P. aleu
well and truly administered, as appears by the vouchers lodged in 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. alley
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 theday of
march 1932, 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. W. P. allem
to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this Zday of march 1932
- 6. b. wages
Ordinary Gwinnett County.  Recorded this 24 day of
E 1 22 X
E. S. Wages Ordinary.

## By the Honorable the Ordinary of Said County:

WHEREAS, W. a. Minar bry 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 &. 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. minse, br.,
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
marda 1932, by order, discharged said
w. a. minar, br., from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. mines, As. to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this7,day of
E. B. wages
Ordinary Gwinnett County.
Recorded this 21 day of march 1932
E. b. wages Ordinary.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, mrs. Bennie A. Pawell, Guardian
Administratof the estate of
Riley D. Pausee
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  L. S. Wages, Ordinary
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
mach1922, by order, discharged said
mr. Bennie D. Pawel from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Germie D. Paucel to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 7day of
- 6. S. wages
Ordinary Gwinnett County.
E. S. wagen Ordinary

### 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 -----Administrat an\_ of the estate of mashington Danis deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate & D. Wages, Ordinary having found all and singular the property of said estate, which came to the hands of said..... m. C. Danis well and truly administered, as appears by the vouchers lodged in 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 \_\_\_\_\_ Ztb\_\_\_\_\_day of 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. Dauis may be called in question. E. S. wages Ordinary Gwinnett County.

Recorded this 21, day of march 1932

6. b. Wagus Ordinary.

TO ALL TO WHOM THESE PRESENTS SHAL	, Come or Be Made Known—Greeting:
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WHEREAS, Jhompson B. Ray
•
Administrat_aof the estate of
margaret arendell
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. & S. Waque, 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
Ihompson 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
manch 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. S. wages.
Ordinary Gwinnett County.  Recorded this 1 1, day of
19.3.2
6. S. wages Ordinary.

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETIN	۷G:
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WHEREAS, A. S. Busha
Administrat Ad
R. E. Boal.
R. E. Bagly
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
E 1 A A
returns of said estate 6. b. wages, Ordinary
having found all and singular the property of said estate, which came to the hands of said-
A C
S. J. Busha
well and truly administered, as appears by the vouchers lodged in 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. Busha
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 thetday of
aprile 1932, by order, discharged said A. A. Busha
from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
1. A. Busha
letters of dismission from the administration aforesaid to the said b. J. Busha
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 4 day of Upril 1932
Given under my hand and seal of office, this 4. day of April 1932  6. 1 wages
Ordinary Gwinnett County.
Recorded this 9 day of april 1932
Recorded this 1. day of
O. D.

#### By the Honorable the Ordinary of Said County:

To ALL to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, I. P. walker
Administratof 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 6. S. wages, Ordinary
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 theday of
april 1932 by order discharge
L. P. waster from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question
may be called in question.
Given under my hand and scal of office, this
L. S. wages
Recorded thisday of
19.3 £
E. b. reages Ordinary.

## By the Honorable the Ordinary of Said County:

WHEREAS, miss namie Radgers and I L.
Rodgers
L. L. Radgers.
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.  Miss Namiel 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
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 theday of
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 muss namue
Rodgess + I L Rodgess to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this_L_day of August 19.3.2
E. S. Wages- Ordinary Gwinnett County.
Recorded this 3. day of august 1932

### By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, - american Sanings Bank, Executar
miss margaret l. ris bet
deceased, bath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & & wages Ordinary
having found all and singular the property of said estate, which came to the hands of said
asserican Sanings 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 theday of
Aept. 1932, by order, discharged said
Assesican Sanings Bank from said administration,
and ordered letters of dismission to issue.
Wu Do, Therefore, in pursuance 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 Sanings Bank to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 57 day of Sept. 1932
6. b. wages
Ordinary Gwinnett County.
Recorded this quantum day of Sept 1932
G. S. Wages Ordinary.

#### By the Honorable the Ordinary of Said County:

WHEREAS, C. R. Ware, you of minor Laman
Carlin
Administrat of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate minar Lamar Carbin L & 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  Grandianship  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
October 1932, by order, discharged said guardiamling C. R. Ware from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these quantizative  letters of dismission from the 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 a Claber 1932
E. S. Wages
Ordinary Gwinnett County.
Recorded this 6, day of Oth 1932  6. S. Wages Ordinary.

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, ms. S. l. Clower Administrat My of the estate of miss Liggie Baker deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate & b. wages, Ordinary having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ mis. 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 \_\_\_\_\_ & rd \_\_\_\_ day of October 1932 by order, discharged said ms. S. I Claun 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----ma, S. A. Clauses—to show his discharge wherever he may be called in question. Given under my hand and scal of office, this 3, day of October 1932 Recorded this leaday of Otober 1932 E. D. Wages Ordinary.

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, R. E. Shelmutt
Mrs Elizabeth Shelmett's
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & L. wages, Ordinary
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
R. E. Shehrutt
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 theday of
1932 by order, discharged said
R. E. Shelmutt from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Shelmustt to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, thisday of
E.S. wages
Ordinary Gwinnett County.
Recorded this 5. day of December 1932
E. S. wages Ordinary.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, W. A. Neuderson
Administrata_ of the estate of
ms, w. a Henderson
both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & L. ruages, Ordinary
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
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 theday of
19 seember 19 It. 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 scal of office, this
Ordinary Gwinnett County.
Recorded this 5. day of Dec. 1932
Recorded thisOrdinary.

THESE TRESERVES GRADE COME OR BE MINDE KNOWN—GREETING:
WHEREAR, R. & Shelmutt
Administrat A4_of the estate of
ms Elizabeth Shehuitt
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & L. Wages, Ordinary
having found all and singular the property of said estate, which came to the hands of said
R. E. Shelmutt
well and truly administered, as appears by the vouchers lodged in 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. Shelmutt
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
Descenden 1932, by order, discharged said
R. E. Shelmutt from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. & Shelmett to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this
E. S. Wages
Ordinary Gwinnett County.
Recorded this 5, day of Dec. 1932
6. L. wages Ordinary.

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To All to Whom These Presents Shall	COME OR	BE MADE	Known—Greeting:
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WHEREAS,
WHEREAS, adur with will assured
Administratof the estate of
Hatrie L' Melton
I had 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
God of Ordinary of said County having at its regular term on the
J. Q. Samsson from said administration
and ordered letters of dismission to issue.  Wr. Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue thes
letters of dismission from the administration aforesaid to the saidto show his discharge wherever h
may be called in question.  Given under my hand and scal of office, this 57 day of 1932
Given under my hand and seal of older, this seal of older, the seal older, the seal of older, the seal older, the se
Recorded this 7, day of Dec 1932

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, w. L. Thomas
Administrat_aof 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 & & 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
2. L. 2homas from said administration,
T. L. Momas 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
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 Jelwary 1933
E. S. wager
Ordinary Gwinnett County.  Recorded this J. day of Jelwan 1933
Recorded this I, day of February 1933  6. 6. Wager Ordinary.
Grdinary.

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Cruck J. Thursman
Administrat of the estate of
William Sway Harmoh
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Comer A. Idamarah
having found all and singular the property of said estate, which came to the hands of said
naving found an and singular the property
William Evary Harrists
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Ener S. Human
and the
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 6 L day of
Court of Ordinary of said County having at its regular term of the
19, by order, discharged said &
Horman from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
and Li
letters of dismission from the administration aforesaid to the said Erret L.
Idania to show his discharge wherever he
- Junivisca
may be called in question.
Given under my hand and seal of office, this 24 day of May 1933
Given under my hand and seal of office, this 24 day of May 50
E. Swager
Ordinary Gwinnett County.
Ordinary Gwinnett
Recorded this 7 cf day of March 1933
Recorded this
E. Sayan Ordinary.

#### By the Honorable the Ordinary of Said County:

WHEREAS, Mrs. 9. & Pueples
kuandiau Administrat 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.  6. S. wages, ardinary
having found all and singular the property of said estate, which came to the hands of said
ms. J. E. Peeples
well and truly administered, as appears by the vouchers lodged in 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. Peepler
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 thedday 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. 1 & Peoples to show his discharge wherever the
may be called in question.
Given under my hand and scal of office, this 6,_ day of march 1933
E. b. nages
Ordinary Gwinnett County.
Recorded this 16, day of march 1933
& & Wages Ordinary.

#### By the Honorable the Ordinary of Said County:

WHEREAS, L. N. Sisson
Charles & Sinns
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate
L. n. Sim
well and truly administered, as appears by the vouchers lodged in 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
1933, by order, discharged said
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this Let day of may 1933
C. S. wages  Ordinary Gwinnett County.  Recorded this 12t day of may 1923  G. S. wages Ordinary.

То	ĀLL	то	WHOM	THESE	PRESENTS	SHALL	Come	or B	e Made	Known-	GREETING:
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WHEREAS, R. E. Russell
Administrat 225_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 & S. wages, Ardinary
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 theday of
June 1933, by order, discharged said
n, E. Russell 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 N. E. Russell
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this
Given under my hand and seal of olince, this
Ordinary Gwinnett County.
Recorded this 2 day of
Recorded this Ordinary.
•

#### By the Honorable the Ordinary of Said County:

WHEREAB, Lulia niy- Lackson, Guardian
a. a. riy, L.,
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  S. L. Wager. Ordinary 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 theday of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and scal of office, this 57 day of lune 19-19-
Ordinary Gwinnett County.  Recorded this 2. day of Luce 19-3  G. S. wages Ordinary.

### By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Rabert m. Stanley Guardian
Orth Starley
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
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. Starsley
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 thed,day of
19.3.3, by order, discharged said
Rubert 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
Rabert m. Stauley to show his discharge wherever h
Given under my hand and seal of office, this 5-day of 1933
6. D. Wager
Ordinary Gwinnett County.

#### By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Frank Summerour
W.I.E.II.C.A.C.,
Administrat ar of the estate of Line Flemming
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  6. b. wages. Ordinary
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 theday of
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 2, day of august 1933
Ordinary Gwinnett County.  Recorded this 2 day of august 1933  6. S. Wager Ordinary.

### By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, W. L. + H. S. Cooper
,
Administrat And 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 & wages Ordinary
having found all and singular the property of said estate, which came to the hands of said
W. S. + H. S. 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. L. + H. S. 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
august 19.3.3, by order, discharged said
W. J. J. H. S. 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
letters of dismission from the administration atoresaid to the said
Given under my hand and scal of office, thisday of
Given under my hand and scal of office, this
0
Recorded this 9, day of august 1933  E. S. wages Ordinary.

#### By the Honorable the Ordinary of Said County:

WHEREAS, Mrs. N. L. King, Executry
ms. Alma King
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Es. 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
ms. 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
august 1933, by order, discharged said
ms. 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-
may be called in question
may be called in question.
Given under my hand and seal of office, this
Condinary Gwinnett County.  Recorded this 9, day of August 19.33  Condinary.

### By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAS, Mr. L. a. Danacoli of the estate of mars Fall B. allen deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Marshail B. allen & Swager, Oromay having found all and singular the property of said estate, which came to the hands of said----mr. L. a. Dansoil well and truly administered, as appears by the vouchers lodged in 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. Danasoll 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 1933, by order, discharged said Mrs. X. a. 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 Mus. L. a. Darrocate to show his discharge wherever he may be called in question. Given under my hand and seal of office, this K. L. day of September 1933 E. Swoger Ordinary Gwinnett County.

Recorded this 9 4 day of September 1923 E. Swrge Ordinary.

TO ALL TO WHOM THESE PRESENTS SHAN	l Come or Be Made Known—Greeting:
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WHEREAS, R. G. Linsey
Mdministrat an of the estate of
deceased, both 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 theday of
R. A. Liney from said administration, and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Given under my hand and seal of office, this 2, day of October 19-3-3
Ordinary Gwinnett County.  Recorded this letter day of October 1933  6 & Wages Ordinary.

#### By the Honorable the Ordinary of Said County:

WHEREAS,
/ /
Administratof the estate of
Missio Mi. V. Carley
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & S. Worsen 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. 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 theday of
from said administration,
C from said administration,
and ordered letters of dismission to issue.
We Do. Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said Carling
to show his discharge wherever he
and the second s
Given under my hand and scal of office, this Aday of
E. Swyer
Ordinary Gwinnett County.
Recorded this 2 2d day of farming 1974  Ordinary.
Ordinary.

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
TO ALL TO WHOM THESE THE
WHEREAS, J. W. Ruse
Administrate of the estate of
5) (4) A 11-12
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
Wa, Kura
estate, which came to the hands of said
- 7/ A / L
and truly administered, as appears by the vouchers longed in Since, and
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Wy Kuse
about not be dismissed from such administration; and no sufficient objection having been filed, and the
day of
Court of Ordinary of said County having at its regular term on the
from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WE DO, Therefore, in parsuance of the posterior to the post of the
letters of dismission from the administration aforesaid to the said
Year-to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 2 Laday of L. 193
E. Swan
Ordinary Gwinnett County.
Recorded this of the day of Flak. 1934
& Swanger Ordinary.

TO ALL TO WHOM THESE TRESERVE SIMES COME OR BE WINDE KNOWN—GREETING:
WIIEBEAS,E. Wode
Administratof the estate of
n. 75. Wode
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 theday of
Thelismay 193 V, by order, discharged said W. E.
from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance 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
Given under my hand and seal of office, this but day of Frehren 1931
6, 511, 200
Ordinary Gwinnett County.
Recorded this 3 day of Field 1934 Ordinary.
A Marie Villand

## By the Honorable the Ordinary of Said County:

WHEREAB, artist & color
Williams, see
Administratof the estate of
1
Indry Dealer
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
arlis Deal
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 theduy of
March 193 K, by order, discharged said allo
Scaled 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. Also
to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this & R. C. day of Ligareh 1934
E, Swager
Recorded this 2 8th day of March
Ordinary Gwinnett County.  Recorded this 2 8 th day of 21 auch 193 4  Ordinary.  Ordinary.
/

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS,
Administratof 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 theday 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
to show his discharge wherever be
may be called in question.
Given under my hand and seal of office, thisday of19
Ordinary Gwinnett County.
Recorded thisday ofOrdinary.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WITEREAS, C. M. Lux
Administratof the estate of
Zur Mallie menue June
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Inn. Mallie murrel Jum
having found all and singular the property of said estate, which came to the hands of said
C. M. Lunn
well and truly administered, as appears by the vouchers lodged in 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 theday of
Spir 1934, by order, discharged said Co. M.  from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Mr.
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 2 2 day of April 193
Given under my hand and seal of office, this 2-2 day of April 1931  Ordinary Gwinnett County.
Ordinary Gwinnett County.
Recorded this 2 day of A Result
Ordinary.
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To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Can H. Ballon
Administratof the estate of
C) Bollon
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate C. Ja Bollan
having found all and singular the property of said estate, which came to the hands of said
Bun H Boelon
well and truly administered, as appears by the vouchers lodged in 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 theday ofday of
Bellon 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
Baelen to show his discharge wherever he
he collect in question
Given under my hand and scal of office, this 2 - day of Africa 1934
E Selogar
Ordinary Gwinnett County.
Recorded this 2.72 day of April 1934
Recorded Lins 201 Ordinary.

## By the Honorable the Ordinary of Said County:

WHEREAS, J. P. Totulchine and J. a. Jarden
The state
Executer Artministratof the estate of
Ja Hulchin
Ja Aulelina
I have made application for the dismission thereof; and, on examination of the inventory and
returns of said estate
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
2. P. Huloling To a. Jardon
the surpliers ledged in Office and citation having issued in
well and truly administered, as appears by the vouchers lodged in 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. Hulding V Ja. Jarda
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 theday of
19.3%, by order, discharged said 19. 1 Villeling
19.3%, by order, discharged said & P. 2 Kulchis and J. a. Janda from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said & I. Wellahim
Jan do show his discharge wherever he
may be called in question.
Given under my hand and seal of office, thisday of19_3/
E, Sway
Ordinary Gwinnett County.
Recorded this 61 A day of 19.3 4
7
El Swag Ordinary.

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, J. B. Dlage .\_\_\_\_Administrat\_\_\_\_of the estate of man, a & Lagar deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate & S. War as Ording having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ - 6, & Lagran well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ 20. Slayshould not be dismissed from 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 1937, by order, discharged said 1 Siley 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 to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 4 hand of 1934 Recorded this of day of 2 day of 2 day Ordinary.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, J. E. Etheridge
Administrat of the estate of
Then Eaf Elisat que
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
Ti. E. Eiling a
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
4. E. Ethinage
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
▼ · · · · · · · · · · · · · · · · · · ·
from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. E. Elming 1
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this day of
E, Ausogu
Ordinary Gwinnett County.
Recorded this 15 day of 193
le 1 Swog 1 Ordinary.

#### By the Honorable the Ordinary of Said County:

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

WITEREAS, J. G. Isaage \_\_\_\_\_of the estate of a. Dlaze deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate\_ 21, B, Thease having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ a, B 1200 well and truly administered, as appears by the vouchers lodged in 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 1934 by order, discharged said Ox. S. Island and ordered letters of dismission to issue. WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said 2.6. M. Canalana -----to show his discharge wherever he may be called in question. Given under my hand and seal of office, this & de day of Que 1934 

## By the Honorable the Ordinary of Said County:

WHEREAS, Phan January
Administrate of the estate of
mas Bustinian He Crains
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & & Way y Osolsson
having found all and singular the property of said estate, which came to the hands of said
Taken & a. Minne
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
- many J. a. minar
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 theday of
Ock. 1934, by order, discharged said 2222
from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said Messe. L. Musican
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 12 Gday of Cololin 1935
E. S. Wage
Ordinary Gwinnett County.  Recorded this 17 th day of O Cloin. 193 k
Ordinary.

#### By the Honorable the Ordinary of Said County:

WHEREAS, m. nullie B. Brogdon
•
Administrataof the estate of
ms. 7 Lennier B. Brog do
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & S. Wag
having found all and singular the property of said estate, which came to the hands of said
ma, millie Broy do
well and truly administered, as appears by the vouchers lodged in 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. millie Brog da
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 4. day of
november 1984, by order, discharged said
mrs: Mulling Brog Sam 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 must hellie
Brag donto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 5' P day of Navignation 1931
E. S. 200g~
Ordinary Gwinnett County.
Recorded this 5 ch day of name 193 x
E. Lew-y Ordinary.
1

## By the Honorable the Ordinary of Said County:

WHEREAS, - J. 211, P. Crust
Administrat_seof the estate of
M. B. Cruse
and, on examination of the dismission thereof; and, on examination of the inventory and
returns of said estate - Sall Re Cruse
having found all and singular the property of said estate, which came to the hands of said
J. W. P. Cruce
well and truly administered, as appears by the vouchers lodged in 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.w.P. Cance
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 theday of
Describe 1934, by order, discharged said J. W. P.
from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 22 day of Descenden 193%
E. Swy
Ordinary Gwinnett County.
Recorded this 3 2 day of A lander 1934
Ordinary.

#### By the Honorable the Ordinary of Said County:

WHEREAS, John Williams
<i>y</i>
Administrat_I=_of the estate of
m. Ada Johnson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & Asway
having found all and singular the property of said estate, which came to the hands of said
J. R. William
well and truly administered, as appears by the vouchers lodged in 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. William
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 theday of
1925 by order, discharged said
January 1925, 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. J. M. Williams
letters of dismission from the administration aloressed to the show his discharge wherever he
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this _ 2 % day of
2, S. Way
Ordinary Gwinnett County.
Recorded this 7 1/2 day of
Recorded this 7 1/2 day of January 1935
· · · · · · · · · · · · · · · · · · ·

By the Honorable the Ordinary of Said County:

WHEREAS, M. H. League, Tempany
Administrat of the estate of
mm C:W, Bradford
mm C:W , was a free way and a second of the inventory and
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate_ le Sul-ze Dading
having found all and singular the property of said estate, which came to the hands of said
m. H. League
well and truly administered, as appears by the vouchers lodged in 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. A. Tegue
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 theday of
April 1935, by order, discharged said M. A.
from said administration,
and ordered letters of dismission to issue.
Wu Do, Therefore, in pursuance 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. A.
Logica to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this fai day of April 1935
E. Swager
Ordinary Gwinnett County.
Recorded this /2t day of April 1928
ordinary.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, H.R. Waldrop J. J. R. William.
N, R. Williami
11 Million
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. V. A. W.ll.
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 theday of
Octalia 19.3, by order, discharged said A. R. Waldrag.  The Mullum from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. R. Waldrayd
A Williams to show his discharge wherever he
may be called in question.
may be called in question.  Given under my hand and seal of office, this
E. S. 200
Ordinary Gwinnett County.
Recorded this 5 day of Ocleh 1936
EI S. W. Tordinary.

## By the Honorable the Ordinary of Said County:

WHEREAS, James J. V J. W. Mc Daniel
WHEREAS, January
C 0 Administrat
Execulor Administrat of the estate of mod, E. C. MC Danil
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estateE. D. Wog-, Ordinary
having found all and singular the property of said estate, which came to the hands of said
James Z. T. J. W. Mc Danill
V well and truly administered, as appears by the vouchers lodged in 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.V. Mc Daniel
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 theday of
May 193 by order, discharged said James 2.7
V, MC Danil 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
O, W, MC Daniel 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. Si Wagus
Continue County
Recorded this 2 day of May 1938
El & Wog M Ordinary.

#### 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 .\_\_\_\_Administrat - 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 On En upohan E. S. Worn Onder having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ O-E. upohans well and truly administered, as appears by the vouchers lodged in 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\_\_\_\_\_day of What 1944, by order, discharged said Q. E. 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. D. E. upohaw -----to show his discharge wherever he may be called in question. Given under my hand and scal of office, this \_\_\_\_day of Ages \_\_\_\_\_19k. Ordinary Gwinnett County. Recorded this 23 day of May E, S, way W Ordinary.

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, Madison D. 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. Wagar having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Madison D. 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 D. 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\_\_\_\_\_day of Hadron D, 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 Maduron Massig to show his discharge wherever he may be called in question. 

Ordinary Gwinnett County.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Cyrus V. Maddox
F. B. smaddol, Administratof 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 theday of
January 1953, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WE Do, Therefore, in pursuance of the powers vested in as, and so that I want to show his discharge wherever he
Given under my hand and scal of office, this
Ordinary Gwinnett County.
Recorded this and of Sanuary 1953  Ofth W. Lufe Ordinary.
Charty.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Elmer a, Pate
Luciada Webb Administrat of the estate of Lunciada Webb
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Alton W. Lewber
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 theday of
Sanuar 1953, by order, discharged said from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said.
letters of dismission from the administration aforesaid to the salutable and the sal
Given under my hand and seal of office, this 5 day of January 1953
Ordinary Gwinnett County.
Recorded this 5 day of January 1953

## By the Honorable the Ordinary of Said County:

WHEREAS, Mrs. Pearl B Davis
WHEREAS,
Administrat of the estate of
Bessil Will Bailey
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate f Bessie Hell Birley
returns of said estate
and the property of cold 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
Caril 1953, by order, discharged said
Mrs. Pearl & David from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. David to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this day of April 1953
Alton W. Tuckeo
Ordinary Gwinnett County.
Recorded this 6 day of April 1953
alter 71 -71 - 1 - 0 - 17 Outlings

#### By the Honorable the Ordinary of Said County:

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

WHEREAS, Laura Johnson and O. C. Johnson
Ella Johnson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & la Johnson
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
Louis Johnson and a. 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 theday of
april 1953, by order, discharged said Romin from said administration,
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
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 Grand Seal of Office, this 6 day of Office, this
Given under my hand and seal of office, this seal o
10.53
Recorded this 6 day of April 1953  Altho 4. Juckey Ordinary.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Rudolph a. Langston
Administrat of the estate o
J.M. Langston
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estateg. 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
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 theday of
May 192 3, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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
Ordinary Gwinnett County.  Recorded this 4 day of May alfany W. Junger Ordinary.

#### By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OF BE MADE KNOWN—GREETING:
WHEREAS, Ind Lacy
Executor Administrat of the estate of
H.C. Jacup
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 theday of
1953, by order, discharged said from said administration
who Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue thes letters of dismission from the administration aforesaid to the said.
Given under my hand and scal of office, this let day of June 19.5

Recorded this 24 day of June altoub. June

## By the Honorable the Ordinary of Said County:

and maddet
WHEREAS, Cyrus Y. maddox
<i>U</i>
Administrataq_of the estate of
J. B. moddof
deceased both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate F. B. maddex
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
ywy. 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 theday of
Hanuary 1953, by order, discharged said Cylus Y,
moddof . from said administration,
and ordered letters of dismission to issue.
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
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
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.
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
when Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said.
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
and ordered letters of dismission to issue.  When Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said.
when Do, Therefore, in pursuance 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 ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Slenn B. Strickland
Administrat_on_ 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 theday of
October 1953, 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
may be called in question.  Given under my hand and seal of office, this 5 day of October 1953
Ordinary Gwinnett County.  Recorded this 5th day of 0 1953

i
To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Chas C. Vittael & A. J. Michals
Executars Administratof the estate of
A. M. Saylor
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 12d day ofday ofday ofday of
from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance 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. Vittael.  The show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 17th day of Alexember 1963
alton W. Sucker
Recorded this Ja day of Assemble 1953

	To All to Whom These Presents Shall Come or Be Made Known—Greeting:
	WHEREAS, Oppo annie See Wilson.
	Administratory of the estate of
	Mas. Eunica Bayten
	deceased, hath made application for the dismission thereof; and, on examination of the inventory and
	returns of said estate Dran Eurice Bastler
	having found all and singular the property of said estate, which came to the hands of said
	Mis 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
	•
	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 theday of
	Court of Ordinary of said County having at its regular term on the
	True free milean from said administration,
	and ordered letters of dismission to issue.
	WB Do, Therefore, in pursuance 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 fue Itilson to show his discharge wherever he
	may be called in question.
	Given under my hand and seal of office, this 1th day of December 1953
	O. V
	1. A exember 2053
	Recorded this Aug of Clory W. Leuf Ordinary.

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING.
WHEREAS, Marace S. White
Administrat Quof the estate of
Administratory_of the estate of
Visiting for the dismission thereof: And, on examination of the inventory and
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
Having round all and singular the property
well and truly administered, as appears by the vouchers lodged in 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 theday of
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 4th day of January 1924
Recorded this January Gwinnett County.  Recorded this January 1934  Class The January.

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Organia Pourana Deslut
Administrativit of the estate of Strickland
deceased both 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 theday of
Downson Color of shift from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 4th day of Sanuary 1954
Ordinary Gwinnett County.
Recorded this Land day of January 1924  Clan H. Sucklanding.

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN - CKEE	
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WHEREAS, U.S. Ethilage
GAMBOIANof the estate of
Carolyn Ethidas Bagley
Caralyn Emage
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Carolyne Ethilas Baalen
having found all and singular the property of said estate, which came to the hands of said
- 0
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on these 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 theday ofday of
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this lat day of Delice 1954
allon In Sucken
Recorded this lat day of Julium 1954

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, BJ. Dummerour
GARAGIAN Administrate of the estate of
GAAADIAN of the estate of Hugh Roy Nitcham
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 theday of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 1st day of 3 1931
alton le Luke
Ordinary Gwinnett County.  Recorded this: 19 4  Ordinary Gwinnett County.

#2396

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
To ALL TO WHOM THESE PRESERVE
WHERRAB, Whele Tile Fr.
GMARDIAN
GMARDIAN  Administratof 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
Neces Sill Ger
//
well and truly administered, as appears by the vouchers lodged in 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
Fef. 1954, by order, discharged said GAFADIANSHI
Wileller Seles Fe, from said GARADIANSMI
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
may be called in question.
Given under my hand and seal of office, this /st day of _ebruary 1954
atton W. Teuser
Recorded this 2 nd day of Feshian
Recorded this of the day of Ferman 195 June of The dinary.

2345

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WITEREAS, John J. Singson Jr.
Administrater 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 theday of
19 14, by order, discharged said
and ordered letters of dismission to issue.  WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of distrission from the administration aforesaid to the said
may be called in question.  Given under my hand and scal of office, this lated any of March 1954
Ordinary Gwinnett County.  Recorded this 1st day of Tranh 195'f  Alton W. Luckordinary.

## By the Honorable the Ordinary of Said County:

WHEREAS, - E. L. Mitchell &
WHEREAS, 6. G. HILLAND Secutors Administrat of the estate of
C. G. Willand Executors
Administratof the estate of
Mrs. annie E. Villand
Mara. Anne Comme
deceased, both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Mrs. annie & Willard.
returns of said estate.
having found all and singular the property of said estate, which came to the hands of said
E. E. Mitchell & G.Q. Willard
well and truly administered, as appears by the vouchers lodged in 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 & mitchell + G. Q. Villand
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 theday of
agazil 1954, by order, discharged said g
agazil 1954, by order, discharged said
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance 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. B. Silland to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 5 day of day of
alton Ducken
Ordinary Gwjnnett County.
Recorded this 5 th day of Opril
alton W. Tucke Ordinary.

#3027

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 theday of
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 saidto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 2 day of april 1954
Given under my hand and scal of office, this 5 day of Cipsil 1954.
Ordinary Gwinnett County.  Recorded this 3 Th day of Openil 19.54
www.w. Lucy wordinary.

#### #3006

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAR, Th. J. Sullis, J. E. Builes, t. Administrator of the estate of Thomas Marion Thall deceased, hath made application for the dismission thereof; and, on gramination 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\_\_\_\_\_\_ The Aullia & E Butler, + M. E. Thendish well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ If Julle, & E Butler + M. E. Sundrig 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 last day of march 1924, by order, discharged said L. Jullia, E Butley & M. E Thendrift 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 & Butter + 92 & Frading to show his discharge wherever he may be called in question. Given under my hand and seal of office, this lat day of Marsh 19 1 Recorded this 29th day of March 1954 alto L. Te Carriedy.

#### #2971

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: Mrs. Mande Know Williams deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate tropo to pude Kney Williams having found all and singular the property of said estate, which came to the hands of said\_\_ trans Queh la Kalley and tras Surie It well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ energy of the sixed ago low my 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\_\_\_\_\_ 1924, by order, discharged said mooth Ruth ly. and ordered letters of dismission to issue. We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said I Tya Gurth We Cleur topa Ducie Vr. Wof El Daney to show his discharge wherever be may be called in question. Given under my hand and scal of office, this 3 Adday of \_\_\_\_\_ Ordinary Gwinnett County.

#2464

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, J. Q. d. S. M. Sawell
Administrators 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 exact, 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 hose 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 theday of
1954, by order, discharged said 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————————————————————————————————————
Given under my hand and seal of office, this 3 Aday of 1954
Recorded this 3. day of

#### # 2963

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, Jops. alice Buke -----Administrat of the estate of Drisa Clyde Daylor deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. alice Buke having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ topo Olice Buske well and truly administered, as appears by the vouchers lodged in 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 1921, by order, discharged said\_\_\_\_\_ Course from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said------Topo Clice Burka to show his discharge wherever he may be called in question. Given under my hand and scal of office, this Badday of May Ordinary Gwinnett County.

#### #1079

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: lla d ( ad ministrator D. Boiss You \_\_Administrat\_\_\_\_of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventory and having found all and singular the property of safed 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 it any they had, why the said\_\_\_\_\_ ack Aplland 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 \_\_192-L, by order, discharged said\_\_\_\_\_\_ 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 pforesaid to the said----may be called in question. Ordinary Gwinnett County.

### By the Honorable the Ordinary of Said County:

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

WHEREAS, Mysa anna Lea Thilson of
Miss Collyne Strickland
Executrixes
ali Theeler -
alle The heeler
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
Ima anie See Thilson & 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-
ma assore die Thelean & Mes 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 theday of
1924 by order discharged said
me auxie de Thiles Y misa blegne Streetleren 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. annu del- Thikere
Miss Ellyne Strickland to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, thisday of
Alton W. Jucker
Ordinary Gwinnett County.
Recorded this 7 day of 1934
let time N. Sick ordinary.

By the Honorable the Ordinary of Said County:

#168\_\_\_

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Victoria Wilbanko, administrator De
WHEREAS, Unclosed of the first the state of the state
Pinia How + Frace Williams Lancaster
Administrat Of of the estate of
1 1 1 1 L W 2/2 le)
Mrss. Doste De Shoonton Wilson Red
the for the dismission thereof; and, on examination of the inventory and
returns of said estate Mus. Intelle Thornton Williamsky
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
Victoria Willanks y Colon D, B.M. + Lace Vilsanks fracaster
well and truly administered, as appears by the vouchers lodged in 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. Do. B. H. + Strace Wilbanks Juneast
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 54 by order discharged said Victoria Willrick
21 (1) 1/2 / / / / +
19.54, by order, discharged said Victoria Willack,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance 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. Williams
adm. De B 1 + Lace Villackes Character to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 5 th day of
Given under my hand and seal of office, this 2 Anday of
alter Wing Bus
Ordinary Gwinnett County.
Recorded this A the day of

#28/4

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Mass Sallie Hosel
Mrs. Leva Biguell
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  Mass.: Lessa Bagwell.
V
having found all and singular the property of said estate, which came to the hands of said
Mrs. Silie Hosch
well and truly administered, as appears by the vouchers lodged in 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 Dellie Hosch
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
Hosel 19 St by order, discharged said Mad. As the from said administration,
N. A. Davis
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said. Mran. Lindingly wherever be
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Ind day of Sugust 1954
Ordinary Gwinnett County.
Recorded this 30d day of August 1954

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: deceased, bath made application for the dismission thereof; and, on examination of the inventory and returns of said estate from O, Charles at famer Lee Gule 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 Aaw, 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 1954, by order, discharged said\_\_\_\_\_\_ and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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 2 day of Charact 1954 Ordinary Gwinnett County. Recorded this 3 day of Quaguet

#2446

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, J. R. Guen
J. C. Juen St.
deceased, both made application for the dismission thereof; and, on examination of the inventory and returns of said estate
returns of said estate
having found all and singular hie 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 theday of
Cougust
G. B. Green from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance 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 2nd day of august 19.17
Ordinary Gwinnett County.
Recorded this 3rd day of august 10-14
necorded this day of

#2444

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE ACCOUNT
WHEREAS, L.R. Martin Gr.
Administratof 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 for
well and truly administered, as appears by the vouchers lodged in 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
October 1954, by order, discharged said
L'A. Martir fr. from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Mallinger
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Haday of October 1954
alton W. Luke
Recorded this 5th day of October Ordinary Gwinnett County.
Objan W. Junker
ordinaly.

#7774

TO ALL TO WHOM THESE PRESENTS SHALL COME OR DE MINDE KNOWN—CARELING.
WHEREAS, L. A. Martin Jr.
Administrate of the estate of
mist Libbie New Administration of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate
said estate which came to the hands of said
having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the having found all and singular the property of said estate, when came to the said estate is the said estate in the property of said estate is the said estate in the said estate is the said estate in the said estate is the said estate in the said estate is the s
well and truly administered, as appears by the vouchers lodged in 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
O I Polita 1984 by order, discharged said
mouter from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Attack of discussion from the administration aforesaid to the said / // //
to show his discharge wherever he
1/
may be called in question.
may be called in question.  Given under my hand and seal of office, this ## day of
Ordinary Gwinnett County.
Recorded this Day day of Ostoler 1954, M. Jones Ordinary.
Recorded this Agrange of Charles of Manager of Charles

## #2926

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Mrs. a. L. Gaboine
WHEREAS, - FIFTAD 3-12C-12C-12C-12C-12C-12C-12C-12C-12C-12C
Quardian
Administrate of the estate of
Catherine J. Mitcham
and the application for the dismission thereof; and, on examination of the inventory and
returns of said estate Catherine f = Mitchan
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
Mrs. a. d. Osbornes
well and truly administered, as appears by the vouchers lodged in 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. Soborae
should not be dismissed from such administration; and no sufficient objection having been filed, and the
should not be dishissed from sach administration,
Court of Ordinary of said County having at its regular term on theday of
19 54 by order, discharged said
19.54 by order, discharged said Most  A L O sharpe from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these section of dismission from the administration aforesaid to the said for I. I continued to the said for I continued to the said
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 1 day of November 19.54
alton W. Juckese
Ordinary Gwinnett County.
Recorded this 2 day of November 1954
alton W. Lucker Ordinary.

No. 3052

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Qa L Brooks
Thardan Administratof the estate of
Mas: Roba Brooks Wright
returns of said estate Mo. Below Pranks Whight
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
and truly administered, as appears by the vouchers lodged in 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 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 said County having at its regular term on the day of said County having at its regular term on the day of said county having at its regular term on the day of said day of said said said said said said said 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
Wh Do, Therefore, in pursuance of the powers vested in us, and by the description of dismission from the administration aforesaid to the said.
may be called in question.
Given under my hand and seal of office, this said day of Decession 1954
Recorded this Aday of December 19,3-4, Ordinary.

#2995

of Said County:

By the Honorable the Orainary of Said County
GUAR OR BE MADE KNOWN—GREETING:
To All to Whom These Presents Shall Come or Be Made Known—Greeting:
10 1.02
$\mathcal{A} = \mathcal{A} + \mathcal{A}$
WHEREAS, Mass. It. J. Sothie
I dian
WHEREAS, Master January Standian  Jeandian  Administrat of the estate of
Magazier Duncae
Maries Duncas
de dismission thereof; and, on examination
returns of said estate. Mazagine Duncan
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
Ninie Duccar
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
well and truly administered, as appears of the acceptions if any they had, why the said
terms of the law, calling on those interested to file exceptions, if any they had, why the said
terms of the law, calling on those interested to the exceptions,
from such administration; and no sufficient objection having been filed, and the
should not be distinct the regular term on the suit handley of
Court of Ordinary of said County having at its regular term on theday of
19.54 by order, discharged said
H. J. Dataries from said administration,
V
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said Man to show his discharge wherever to
to show his discharge wherever to
may be called in question.
Given under my hand and seal of office, thisday of
Whon W Leagher
Ordinary Gwinnett County.
Recorded thisday oftalleratu
Lift Ordinary.
,

#3056

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

WHEREAS, A. S. Negwood
( A Labridy
of the estate of
10 2/2/4
John H. Hester
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. John B. Hestor
having found all and singular the property of said estate, which came to the hands of said
having found all and singular the property of said consequences.
well and truly administered, as appears by the vouchers lodged in 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. d. Vkgwood
should not be dismissed from such administration; and no sufficient objection having been filed, and the
should not be dismissed from such administration, and the dismissed from
Court of Ordinary of said County having at its regular term on theday of
Decamber 19.54 by order, discharged said
and administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said.
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, thisday of
Given under my hand and seal of office, this 6 day of 1954  Ordinary Gwinnett County.
· · · · · · · · · · · · · · · · · · ·
Recorded this Left day of Allen 19-19

4016

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
makel H Norton
WHEREAS,
Administrat Lof the estate of
Administrated of the estate of
the shore of and on examination of the inventory and
glo. W. Hage
estate which came to the hands of said
having found all and singular the property of said state, when make the North
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
well and truly administered, as appears by the volumes respectively and truly administered, as appears by the volumes respectively.
terms of the law, calling on those interested to file exceptions, if any they had, why the said
mut. Maile II II was
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 theday of
Fiftury 1951, by order, discharged said.
1951, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said MVA makely 1
Novorto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this The day of 1911-1-
alton W. Juckers
Ordinary Gwinnett County.
Recorded this_8day of
alton W. Jucker Ordinary.

918

•
To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Mrss. Viola Reesee Conner
Standian of of the estate of
1 Plant Howard Chinese chile remedi-
Herman Beares deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate John Charles + Junes Howard Gussel
having found all and singular the property of said estate, which came to the hands of said Illical:
Viola Ofewar Conner
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
if any they had why the said Illist
Vila Brown Conner
should not be dismissed from such administration; and no sufficient objection having been filed, and the
should not be dismissed from such administration, and no such as 2 th day of
Court of Ordinary of said County having at its regular term on the day of
Court of Ordinary of said County having at its regular to the Court of Ordinary of said County having at its regular to the Court of Said Scharged said Africa. Wicken from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Address of dismission from the administration aforesaid to the said.
Cornell County
may be called in question.
Given under my hand and seal of office, this
Ordinary Gwinnett County.
1955
Recorded this & day of Ordinary.

2428

By the Honorable the Ordinary of Said County:

WHEREAS, Judaces Oliver, Juandian of Mysell Estourn.

Whereas, Judaces Oliver, Juandian of Mysell Estourn.

Mandian

Administrat. of the estate of

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

Mesell Estourn Estourns

Well and truly administered, as appears by the vouchers lodged in 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

and ordered letters of dismission to issue.

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

Court of Ordinary of said County having at its regular term on the\_\_\_\_\_day of

may be called in question.

Given under my hand and seal of office, this Alay of Assessment 1965

Ordinary Gwinnett County.

Recorded this 210 day of Selway altow W. Supportion

2228

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, Chyder D. Beberty Guardian of Mrs. A. E.

Visadley

Suardian

Administrat

of the estate of Mrs. J. E. Prudley deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate\_\_\_\_Clade O Roberts having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Mrs. T. E. Frailly well and truly administered, as appears by the vouchers lodged in 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 Chipde O Bebritse from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Chapter D. Bakkets to show his discharge wherever he may be called in question. alton W. Jucker Ordinary Gwinnett County. Recorded this 2 day of 1 correct 1955

Alter W. Line 1. Ordinary.

102

# 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. B. Woodbuff.\_\_\_ Caldin Will Wordsuff deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate\_ H. S. Woodsuffs having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Califa Hill Woodsuff well and truly administered, as appears by the vouchers lodged in 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 1955, by order, discharged said H. S. Wordsuff 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. D. M. radial for -----to show his discharge wherever he may be called in question. alton W. Lucker

Ordinary Gwinnett County.

3077

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS,Cliples D. Boberta
Surdan Administratof the estate of
John L. Roberto
described both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Chyda O Chelenta
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
should not be dismissed from such administration; and no sufficient objection having been filed, and the
should not be dismissed from such administration; and no sufficient objection having been filed, and the
Great of Ordinary of said County having at its regular term on theay
Court of Ordinary of said 1955, 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
letters of dismission to show his discharge wherever he
may be called in question.  Given under my hand and seal of office, this the day of the first and th
Ordinary Gwinnett County.  Recorded this 8 day of 1000 county 1955  County Ordinary.

3084\_\_\_\_

To All to Whom These Presents Shall Come or Be Made Known—Greeting:	
TO ALL TO WHOM THESE THE	
WHEREAS, Bennie & Beever, Sr.	
Natical Quardian Administratof the estate	
Administratof the estate	of
Bennie & Reeveses fr	
deceased, hath made application for the dismission thereof; and, on examination of the inventory and	ıd
returns of said estate_ Bennie F. Reeves, fr.	
having found all and singular the property of said estate, which came to the hands of said	
Bennie & Rower, Sw.	
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued i	ín
terms of the law, calling on those interested to file exceptions, if any they had, why the said	
Bennie O. Geerles, Sy.	-
should not be dismissed from such administration; and no sufficient objection having been filed, and the	o
Court of Ordinary of said County having at its regular term on theday of	f
19-55, by order, discharged said	-
	,
and ordered letters of dismission to issue.	
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these	,
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these Electrons of dismission from the administration aforesaid to the said. Benace & Reaves	.Sh
to show his discharge wherever he	,
may be called in question.	
Given under my hand and scal of office, this 2 day of May1955	-
Given under my hand and scal of office, this 2 day of May 1955	
Ordinary Gwinnett County.	
Recorded thisday of	- 11

<u> 104.3</u>

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Juillian Juggle
Mrs. Della Cheese Wood
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. The Local Classe Wood
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
Quillian Juggle
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 theday of
Jullian 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 said
may be called in question.
Given under my hand and seal of office, this 6 day of June 19.55
Ordinary Gwinnett County.
Recorded this J day of June 1955  Alter W. Jucker Dordinary.

4044

By the Honorable the Ordinary of Said County:

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

WITEREAS, Quillian Inggle
WHEREAS, Olullian Lagrage
Administrat Aof the estate of
William Henry Wood
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate
returns of said estate A the heads of said
having found all and singular the property of said estate, which came to the hands of said
Quillian 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
Quillian Juggle
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 theday of
1955, by order, discharged said
Guillian 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 said
to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, thisb_day of
alton W. Luckery
Ordinary Gwinnett County.
Recorded this
after of the Pat Ordinary.

4040

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Iom_ Mages
Administrat ofof 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. Buitt
having found all and singular the property of said estate, which came to the hands of said
Jone 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
Jon M. Wagest
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 theday of
Jan Magas from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said-fon M. Maged
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6 day of fune 1955
Ordinary Gwinnett County.
Recorded this
alton, W. Luckely Ordinary.

4095

29
To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, MMS. Vera G. martin
Natural Guardian Administrat of the estate of hunneth & martin
henneth 6. Marin
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate
a vi a comparty of said estate, which came to the hands of said.
ma. Vera G. Moster
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
mis. Vera S. 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 theday of
and 19 (1) by order discharged said
MA. Vena G. 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
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these sumministration aforesaid to the said
mil. V us G. mostis to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this
alton W. Iwe
Recorded this Staday of Luly Ordinary Gwinnett County.
alitan W. Julaw Ordinary.

3081

TO ALL TO WHOM THESE PRESENTS STILLE COME ON DE MINE TO COME
WITEREAS, Crsbine Smith
Executor
Administrat of the estate of
mit. melle & Budaran
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
deceased, bath made application for the dismission thereof; and, of the dismission thereof.
returns of said estate is newsay
having found all and singular the property of said estate, which came to the hands of said
Espin Smith
well and truly administered, as appears by the vouchers ladged in Office, and citation having issued in
terms of the law calling on those interested to file exceptions, if any they had, why the said
Espine Smuth
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 thedo
Court of Ordinary of said County having at its regular term on the day of the said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said.
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 4 th any of grey 1954
- Marin Williams
Ordinary Gwinnett County.
Recorded this 5 day of July 19-5-3
( Chilly July Ordinary.

//	1	10
1 /		De Boul Now Will aministed County.
		STATE OF GEORGIA, Gwinnett County.
		<u>417</u>
		By the Honorable the Ordinary of Said County:
		TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
		WHEREAS, Bartow morfon Je.
		(1) a /F () and Ware
		Will annifer L. M. Bronf
		hat made application for the dismission thereof; and, on examination of the inventory and
		returns of said estate. L. M. Browl
		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 theday of
		aufust 19 LL, by order, discharged said
		Bartum morfan fr. from said administration,
		and ordered letters of dismission to issue.
		We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
		letters of dismission from the administration aforesaid to the said Balaw Moyfon  to show his discharge wherever he
		may be called in question.
		Given under my hand and seal of office, this Laday of all first 1955
		alexa W. Lewber
		Recorded this 2 day of Aufuct 1955

#### 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 Granor deceased, hath made application for the dismission thereof; and, on examination of the inventory and

having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ one Surie Garmon well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in

terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ mas Dusie Garmon 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 1955, by order, discharged said Mrs. Susie Garmon from said administration,

and ordered letters of dismission to issue.

We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said------Typo. Succe Dannon to show his discharge wherever she

may be called in question.

Given under my hand and seal of office, this \_\_\_\_day of\_\_\_\_\_Suptember 1955

alton W. Junke

Ordinary Gwinnett County.

Recorded this 6 day of Suptember 1932

Alton W. Juckerordinary.

By the Honorable the Ordinary of Said County:

2813

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, - Tras Cligabeth F. Fortisberry
Duadio
albert Wood Sorbiberry
deceased, both 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
having found all and singular the property of said estate, which came to the minds of
well and truly administered, as appears by the vouchers lodged in 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 theday of
Intercher 1955, by order, discharged said  Tryin: Elizabeth To Fortichery from said administration, and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 Elizabeth The Antisberray to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 5th day of Suffernites 1955
Olton W. Sucken
Recorded this 6 that of September 1955
alton W. Luck rordinary.

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. Ethily
Иприрас,
Administrat 20 of the estate of
2. E Ethidge
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
m. C. Ethilge
well and truly administered, as appears by the vouchers lodged in 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
September 1955, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 2 day of September 1955
acton W. Lucker
Ordinary Gwinnett County.
Recorded this day of Signature 1955  Altan W. Fucker ordinary.
alton W. Jucker ordinary.

114

## 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: WHEREAR, A Pritchett \_\_\_\_\_Administrat\_\_\_\_of the estate of many Source Statchins hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate May Source Hutchis having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ (no many as fragerty 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\_\_\_\_\_ 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 Sylender 1955, by order, discharged said-Tastcheth from said nim and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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 September 1955

Ordinary Gwinnett County.

Recorded this & day of September 1916

Alton W. Quelle Ordinar

4005

By the Honorable the Ordinary of Said County:

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

. 0:
WHEREAS, Rache E, Britt
Succeeding the contraction of th
Thomas Q. Brit
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Monas R. But
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
Rache & Butt
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 theday of
Actoler 1955, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Riche E. Built to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this
alton W. Lucker
Ordinary Gwinnett County.  Recorded this today of Ordinary 19 55
Recorded this day of Colors V. Jud. Ordinary.

#### 3061

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAS, James J. Helitwarth &

R. B. Helitwarth Jr.

Evecutors
Administrat of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventor ing found all and singular the property of said estate, which came to the hands of enid. well and truly administered, as appears by the vouchers lodged in 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 O. Mattelaste & G. B. Mastelaste Janshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the\_\_\_\_\_\_ any of James O. W. Literard + R. B. W. Statesta Jan from said administration, and ordered letters of dismission to issue. We Do, Therefore, in pursuance 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 Level & R.B. H. H. Trest La go show his discharge wherever he may be called in question. Given under my hand and scal of office, this 3. day of Actales 19.53

Ottow W. Lewis Ordinary

#### no. 4038

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Jo St. Donalaffey Sr.
Administrat 2of the estate of
Jamell To shaffey Gr.
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Jewell Tophappen In-
having found all and singular the property of said estate, which came to the hands of said
JA makaffey 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
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 theday of
Mounter 1955, by order, discharged said
Townler 1955, 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
J. M. Dogateffey As a to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Thomas of Thomas Inches
Ordinary Gwinnett County.
St. Morlenter 1955
necorded this day of Justinory.

Do. 3035

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAR, \_\_\_\_ Orgo C. O. Leheley \_\_\_\_Administraters of the estate of Polert Lee Gralow deceased, hath made application for the dismission thereof; and was given to her from the dismission thereof; and returns of said estate Court of said Court, and Loudgment of the Court received the property of said estate, which came to the hands of said the Clerke office in maute 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 saidshould not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the hereby discharge, exoner ate and ordered letters of dismission to issue We Do, Therefore, in pursuance of the powers vested in us/and by virtue of said order, issue these return ling recessor since she did not administration aforested to the said Dyra. C. J. Hefselve return ling recessor since she did not administer as

Civen under my hand and seal of office, this judity of Northenhus Ordinary Gwinnett County.

#### no. 4104

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, J. E. Brence
Administrates 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
Alexander 1953, 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
Given under my hand and scal of office, this 5 day of Delember 1953-
Recorded this 6th day of Scienter 1953  Alter A Luckerdinary.

#### no. 3015

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,
Administrator 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 theday of
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
may be called in question.
Given under my hand and seal of office, this
Recorded this of day of december 193-  Alton H Jucker Ordinary.

NO-3095

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

WHEREAS, Mundion
Fatricia Com Lucker of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Falricia Com Sucker
having found all and singular the property of said estate, which came to the hands of said
Tra Betty Strature
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Trys. Both Austra
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 theday of
Municary 1956 by order, discharged said
Dys. Bille Huston from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these bushing 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 2 day of haman, 1956
Other A Tucker
Ordinary Gwinnett County.
Recorded this
Cotton School and

#124

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Tring Oliver
Administratest 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 theday of
1956, 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
may be called in question.
Given under my hand and seal of office, this 6th day of Sulvey 1930
Recorded this 7d day of Library 1956  Alton M. Luck Lordinary.

NO 3036

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, & A. Scoth, an administrator by operation of law -----of the estate of mise nellie Naltur Scott deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Mus. Nellie Walter Scatt having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ E.a. Scoth well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said-----El Scoth 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 19 19, by order, discharged said\_\_\_\_\_ and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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. Scatt.\_\_\_\_\_to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 5 day of march 19 16 alter M. Lucker

NO.4021

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Star IV. Buckley
Finedian Administrat of the estate of
Miss Levella McKinney & Mrs Sport Jone Haddell
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Trise Soulla McKinney & Mrs. Soul Jane Haddel
having found all and singular the property of said estate, which came to the hands of said
1 1 0 11
well and truly administered, as appears by the vouchers lodged in 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. It. 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 theday of
March 1040
Mach 1986, by order, discharged said from said administration,
from said administration,
oz dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration of orosaid to the
Los . 11. Buckley to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 3 day of March 1936
atter W. Lucker
Recorded this 6th Ordinary Gwinnett County.
Alton W. Suckerdinary.

2965

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, L. P. Piskens, Guardian
Tilliam Lama Pickens  Administrat of the estate of
Hilliam Stomas Picken
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Milliam Lamas Likens
having found all and singular the property of said estate, which came to the hands of said
R. P. Lickens
well and truly administered, as appears by the vouchers lodged in 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. Lickens
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 theday of
April 1956, by order, discharged said guardianly R. L. Lickens) from said administration,
P. Lickens grandiantly 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
may be called in question.
Given under my hand and scal of office, this 22 Lday of Oyeril 1956
alton N. Jucker
Ordinary Gwinnett County.
Recorded this Sudday of Offil 1936
alton W. Inckeardinary

4061

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, - Man Clariers Middows 1 L. Brooke deceased, hath made application for the dismission thereof; and, on examination of the inventory and having found all and strigular the property of said estate, which came to the hands of waid will of the deceased a. S. 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 \_\_\_\_\_\_day of April 1956, by order, discharged said Executarity
The Clarice Hillows from said administration and ordered 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 of dismission from the administration aforesaid to the said Mrs. Classecs. Wildrals to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 23 day of Africa 19 A Aucker

Ordinary Gwinnett County.

Recorded this 22 Aday of Africa M. Auckordinary.

4089

By the Honorable the Ordinary of Said County:

WHEREAS, Vir gil & Stalbrook, Halus	
- Greatain D	
WHEREAS, Vergil & Malbrack, Haluss  Grandian D. Hargus Hallrook Administrat of the estate of	
Harque Stalbroak	
deceased, hath made application for the dismission thereof; and, on examination of the inventory and	
returns of said estate Hargus Halbrook	
having found all and singular the property of said estate, which came to the hands of said	
Virgil & Holbrook	
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in	1
terms of the law, calling on those interested to file exceptions, if any they had, why the said	-
Virgil & Hollrand	
should not be dismissed from such administration; and no sufficient objection having been filed, and the	e
Court of Ordinary of said County having at its regular term on theday of	f
April 1956, by order, discharged said quardesses  Vingil L. Halizing K. from said administration	Lij
	•
and ordered letters of dismission to issue.	
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue thes	se
letters of dismission from the administration dioresaid to the said-	
Vingil & Walbreak to show his discharge wherever h	ie
may be called in question.	6
Given under my hand and seal of office, this 200 day of	<i>-</i>
Alton N. Duckes	
Ordinary Gwinnett County.	
Recorded this_ Lack day of April	
Recorded this Acel day of Altan N. Jucksondinar	ry.

4088

By the Honorable the Ordinary of Said County:

WHEREAB, L. B. Wilkerson, Natural Quardia
of Bally Jan Wilkerson
D Administrat of the estate of
Bably Jos Wilkerson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Balley Gen Wilkerson
having found all and singular the property of said estate, which came to the hands of said
P B. Stilkerson
well and truly administered, as appears by the vouchers lodged in 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. Wilkerson
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 theday of
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
guardianship 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 scal of office, this 22 day of 91-1946-
alton W. Susker
Ordinary Gwinnett County.
Recorded this Jad day of 1906
Alter it Sulforinary.

3088

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,Q. W. Cooley
Administrat of the estate of
ma d. L. Oaker
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate (no return heiny necessary)
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 theday of
Dassa 1956, by order, discharged said from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 4 day of 1926
Ordinary Gwinnett County.  Recorded this 5th day of 1956  Colored W. Justile Ordinary.

# 2876\_\_\_\_

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, John H. Mc Millian Administrated of the estate of W. S. me millians deceased, bath made application for the dismission thereof; and, on examination of the inventory and having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ no Com. is recursory on the solution of the M. S. Mc million well and truly administered, as appears by the vouchers lodged in 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 It. memilian 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 1956, by order, discharged said\_\_\_\_\_ alm Imemulian 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\_\_\_\_\_\_ John M. McMilles to show his discharge wherever he may be called in question. 

Recorded this day of

Ordinary Gwinnett County.

Peton M. Junter Ordinary.

4256

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WITEREAS, Druman Mamas Guardian
Saurene S. Sawe
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 theday of
Jrusan Jhoras 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    Duantime   Duantime
Thomasto show his discharge wherever he
may be called in question.  Given under my hand and scal of office, this 6 th day of luguet 1956.
Alton W. Juster
Recorded this 1th day of Jugust 1956  Alton W. Buckes Ordinary.
(Iltan - M - Quekes Ordinary.

#### #2423

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
TO ALL TO WHOM SHE
A
WHEREAS, O. & Upshaw adminstrator with
WHEREAS, -12
Withers, In Server Administrat are of the estate of
of the estate of محکو of the estate of
Administrates of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Davil C. Wanther
having found all and singular the property of said estate, which came to the hands of said
1 8. 1
well and truly administered, as appears by the vouchers lodged in 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. Upshew
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 theday of
August 19.56, by order, discharged said 0.63
7/ /
Joshan from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
A 3 //o. h
letters of dismission from the administration aforesaid to the said O. 6. Upshaw
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6 Thiday of August 1956
altan W. Ducker
Ordinary Gwinnett County.
Recorded this Take day of Gugust 1956
Accorded this 1907 and 1907 an

# 4/73

By the Honorable the Ordinary of Said County:

WHEREAS, Mary frew Lawlins
Administrat ref_of the estate of
Mrs. Mandy Sister Brown
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
mary Essum Lawlins
well and truly administered, as appears by the vouchers lodged in 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 Drown Reulins
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 theday of
( see cust 1956 by order, discharged said
Mary Lasure Rawlina from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aloresand to the state of the show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this
Q Itan N. Auches
Recorded this 8th day of Que. 1956.

# 4174

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Mary Brawn Rawlins
Administrative 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 theday of
May Brown Rawlin 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
may be called in question.  Given under my hand and seal of office, thisday of
Ordinary Gwinnett County.
Recorded this & the day of acquest 19 Je Ordinary.

#4151

By the Honorable the Ordinary of Said County:

WHEREAS,
Natural Guardian of the estate of
Larry Lee Minel
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 theday of
September 1956, by order, discharged said
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these  Successful to the said
letters of dismission from the administration aforesaid to the said
Rabent Lee Musico
may be called in question.
may be called in question.  Given under my hand and seal of office, this Sudday of September 1956  Ordinary Gwinnett County.
1 1 1056
Recorded thisday of

#### #4228

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
TO ALL TO WHOM THESE THE
WHEREAR, D. Satterfield
Administrat_ of the estate of
Dysa. Sarah Dr. Satterfield
Last mode application for the dismission thereof; and, on examination of the inventory and
returns of said estate Mus. Sarah Dr. Satterfield
having found all and singular the property of said estate, which came to the hands of said
N. 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
St. D. 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 theday of
October 1956, by order, discharged said
H. S. 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
1. S. Sotterfield to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this
Ofton W. Suster
Onlineary Gwinnett County.
Recorded this 277 day of Ordinary Guillet
John W. Landy on

#2396

#300

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Mrs. Dally Mac Dimmons
WHEREAS,
To dian
Touchion Administratof the estate of
(new luing of the age of 20 years)  deceased, hath made application for the dismission thereof; and, on examination of the inventory and
(new luing ) the age of the dismission thereof; and, on examination of the inventory and
decanned, nath made appreciation for the distance of the decanned.
returns of said estate Claurce of dimmens
having found all and singular the property of said estate, which came to the hands of said
Mrs. Dally Mass Dimonono
well and truly administered, as appears by the vouchers lodged in 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. Dolly man Simmons
prendigation by
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 theday of
7 As a solar discharged said
Toler dianity
Mosember 1956 by order, discharged said True dianely
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Enactionship  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 5 day of
alto lo duder
Ordinary Gwinnett County.
177
Recorded this 6 day of 19 56
Otom W. Luck Brimery.

#4007

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Hope of Starke  Odninistration De Aonia Dan  Administrat of the estate of
Ernna Pattimere Grille
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Somman Battement Guelle
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 theday of
Movember 19.3.6, by order, discharged said
Adape B. Starb from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 5 day of 2
Ordinary Gwinnett County.
Recorded this 6 day of Marsonles 19.52 Quel Juckstrainary.

#4169

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR, Mrs. Virginia W. Mathi
Freader
Friandia 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
Mas Vinginia M Mastin
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 theday of
Mos Vinginia N. 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

Ordinary Gwinnett County

Recorded this le day of Nov. 1956

Que N. Zew Redinary.

#2103

By the Honorable the Ordinary of Said County:

WHEREAS, Yalee J. Pharre
WHEREAS, June J. V. Tarre
Administrat Lake_of the estate of
George Washington Phase
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Sease Washington Harr
having found all and singular the property of said estate, which came to the hands of said
Zulu 2. Plair
well and truly administered, as appears by the vouchers lodged in 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 2. Klass
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 theday of
Lluender 1956, by order, discharged said
Galen J. Plans from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Typelee 2. Plasse to show his discharge wherever he
//
may be called in question.  Given under my hand and seal of office, this Gilday of M. Aucher
Ordinary Gwinnett County.
107
Recorded this - 4th day of December 1956

# 4253

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
TO ALL TO WHOM THESE THE
WHEREAS, Yulee J. Plars
WHEREAS,
<i>V</i>
Administrated of the estate of
$\sim$
Dyro. nitoeria Woodward Plan
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Aus _ ritorsis Woodward Plan
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
Zule 2 Plan
well and truly administered, as appears by the vouchers lodged in 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. Plase
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 theday of
Accember 1956 by order, discharged said.
- Gulee J. Plan from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
gulee 2. Plans to show his discharge wherever he
to show his discharge
may be called in question.
Given under my hard and real of office this 200 day of Alexender 1956
Given under my hand and seal of office, this Ged day of Mesentles 1956
Ordinary Gwinnett County.
Ordinary Gwinnett County.
Recorded this of Succession 1956
Alton W. Jen Leardinary.
Alton W. der land

#4183

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAB, Winhurs R. Brand
Guardian
Guald Geard
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
Evinburn R. Geard
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Winhurn R. Beard
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 theday of
Micenter 1957e, by order, discharged said Strandiansh Terraleuren R. Beard from said minimistration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letter of limining from the administration aforesaid to the said
Linkurn R. Beard to show his discharge wherever he

Given under my hand and seal of office, this Gilday of Auction 1956
Ordinary Gwinnett County.

Recorded this 4day of 1956

may be called in question.

By the Honorable the Ordinary of Said County:

nexest

To All to Whom These Presents Shall come of Be Made Known—Greeting:
WHEREAS, Jae M. Brogdon, Dr.
deline now
Administrat of the estate of
Jae N. Brogdon, Sa.
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 theday of
Alexenter 1956, by order, discharged said
Dae D. 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
may be called in question.
Given under my hand and seal of office, this 31 day of Merchen 19.36
Alton W. Junefer
Ordinary Gwinnett County.
Recorded this 4th day of here when 19-57
Or W. J. Condinary.

By the Honorable the Ordinary of Said County:

no. 4235

WHEREAS, Jan Al. Brogdon, Dr.
Administrat av of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  To a land and singular the property of said estate, which came to the hands of said
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
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.  Given under my hand and seal of office, this 3.4 day of
Recorded this # The day of Alexander 1927  Recorded this # The day of Alexander 1927  Alexander W. Hunter Country.

NO 4201

By the Honorable the Ordinary of Said County:

WHEREAS, Robert R Stary
WHEREAS,
Suardian of the estate of
Harold Nayne Story (Minos)
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Hareld Waynes Story
having found all and singular the property of said estate, which came to the hands of said
Robert R. Slory
well and truly administered, as appears by the vouchers lodged in 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 theday of
Meenhee 1956, by order, discharged said
Mehert R Story from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 32 day of
Tto W. Lucian
Ordinary Gwinnett County.
Recorded this 1300 day of Aleember 1956
flow N. Just Cordinary.
(

#4225

By the Honorable the Ordinary of Said County:

WHEREAS, Dries Alice alford & Robert N. Massey
Guardian Administratof the estate of
mps. Einle (Q. R.) Hapson
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
Min Quie Gland & Robert St. 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
min glile affect & Robert IV. Marrey
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
Repord & Radest A. 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 drive Quies Que
Y falent 1. Massey to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this
Geton N. Sicker
Ordinary Gwinnett County.
Recorded this The day of January 1957
Recorded this and distance of dinary.

#4219

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, Parka Kilyare Secondo of the estate of Cisil Xilyon ecased; hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate \_\_\_\_\_ Cecil Kilçose having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Parke Kilypse well and truly administered, as appears by the vouchers lodged in 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 Fasks Kilgare 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\_\_\_\_\_\_\_ Parks Xilyase to show his discharge wherever he may be called in question. Ordinary Gwinnett County. Recorded this 5th day of Jehrnary 1957

Aston Dr. Sucher Ordinary.

#4278

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

WHEREAS, Clasa Lyonal.
Guardian of the estate of
Sara Evely from
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Lans terreline Lyons
having found all and singular the property of said estate, which came to the hands of said
Clara Syans
well and truly administered, as appears by the vouchers lodged in 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 theday of
Jehrens 1957, by order, discharged said.
Llaure Agent from said ministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
Clause depose to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this #that of felices 1957
Ordinary Gwinnett County.
4. 14. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19
Recorded this day of
<u> </u>

#3075

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Ralph C. Walton
Strande and Administrat of the estate of
Barbara ara Crewe
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
Ralph C. Malton
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 theday of
2
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Relate C: Valton to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6 day of
Recorded this 7th day of 1917  Atan W. Juneary Gwinnett County.  Recorded this 7th day of 1917
William William & State Continued

# 2998

10 ALL 10 WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Lillians Schley Neward, Dr.
Administratof the estate of
ma & top spiller
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Syrs. Q. You miller
having found all and singular the property of said estate, which came to the hands of said
Eilian Schley I Seward, Ja.
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Evillian Schley Haward, Is.
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 theday of
William Sakley Isward, 21 from said administration,
William Sakley Theward, In from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Cultion Schle, Manual, Dr. to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6th day of
Geton D. Jucker
Ordinary Gwinnett County.
Recorded this 7th day of new 19.47
Million M. Jack Cordinary.

Quardianship

### STATE OF GEORGIA, Gwinnett County.

no.4263

TO ALL TO WHOM THESE PRESENTS SHALL COME ON DE PAROE AND AND THESE PRESENTS SHALL COME ON DE PAROE AND
WHEREAS, Junes & Mcmillian
natural Guardian Administrat of the estate of
Junney Mc Millian
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
James & memslia
well and truly administered, as appears by the vouchers lodged in 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 Le. On & Millian
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 theday of
19 5 2, 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
Octor Dr. Lucker
Onlinear Curinnett County.
Recorded this day of 19_1
Cotton d. Jungeordinary.

no. 4264

#### By the Honorable the Ordinary of Said County:

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

WIIEREAS, String deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Brenda Janu & ling having found all and singular the property of said estate, which came to the hands of said------Otis A. Kraig well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said-----Otin D. Sting 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 2002, by order, discharged said\_\_\_\_\_\_ Otic 9 Jing from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said\_\_\_\_\_\_ Utrai 9: I Lung to show his discharge wherever he may be called in question. Given under my hand and scal of office, this 3.0 day of 19.57 Ordinary Gwinnett County. 

#### no. 4319

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, YOM, Caroley Barrett + J. It. Brown lea
Executors Administrat of the estate of
J. M. Byrsutt
deceased, hath made application for the dismission thereof; and, po 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. Carolyn Barnett & J. It. Brownless
well and truly administered, as appears by the vouchers lodged in 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 theday of
Type lasely Burnett + J. Id. Brownless from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said Tryps. Causly Barnet
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 3rd day of
Ordinary Gwinnett County.
Provided this ATA
Accorded this 1921.

no. 42/2

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, J. J. Hamilton
Lua dia  Administrat of the estate of
mrs. le lise Clivett Johan (an incompetent peris
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
Q. J. Donatton
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
guardicanaling 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 theday of
June 1957, by order, discharged said guardians
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these squared and the said order, issue these letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 3 day of
Ordinary Gwinnett County.  Recorded this 4th day of Jane 1921  Gun W. Such Wordinary.

no. 2904

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Q. C. Bund
Executars  Administrat of the colors of
Sast wice & Sestament of R.C. Mauldin
deceased, hath made application for the dismission thereof; and, no examination of the inventory and
returns of said estatehung_nsquissed
having found all and singular the property of said estate, which came to the hands of said
S. C. Busell
well and truly administered, as appears by the vouchers lodged in 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 theday of
by order, discharged said
from said administration,
110m satu atiminstruor
and ordered letters of dismission to issue?
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and scal of office, this latter of July 1927.
Land II Just
Ordinary Gwinnett County.

Recorded this 2-1 day of

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. S. Saugent
Guadian Administrat of the estate of
Mrs. Pearl Sargent Peoples, a minar
doceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Trys. Pearl August Peples
having found all and singular the property of said estate, which came to the hands of said
el. Q. Saizent
well and truly administered, as appears by the vouchers lodged in 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 theday of
Duly 1957, by order, discharged said quardianed
L. S. Ducjast
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said-
10. 2. August to show his discharge wherever he
may be called in question.
hand and soul of office, this lat day of
Given under my hand and sear of ones, and of ones, or of the county.
Recorded this 27 day of July 19-7.

#### no. 4271

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, Herold Jd. Bagley Stanley Begley, a minar deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Staley Bastey having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Guld H. Gefey well and truly administered, as appears by the vouchers lodged in 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 51, by order, discharged said quadrash and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said\_\_\_\_\_\_ Legald 2 Bushes to show his discharge wherever he may be called in question. Given under my hand and scal of office, this lot day of July 1957 Recorded this 2nd day of 2nd 1921 etra W. Jucker Ordinary.

no. 4291

TO ALL TO WHOM THESE TRESERVE OFFISE OF DE WIND TO SEE THESE TRESERVE
006:0
WHEREAS, Q. Q. Bailey
·
Suadia Of the estate of
A O · A
Inay Baily
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. a. Barley
well and truly administered, as appears by the vouchers lodged in 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
guardianties
should not be dismissed from such administration; and no sufficient objection having been med, and the
Court of Ordinary of said County having at its regular term on theday of
Quegust 1947, by order, discharged said
G. Buile, from said administration,
Said administration
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these quarties.  letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
A. Dailee to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this
Geton dr. Sucher
Ordinary Gwinnett County.
Recorded this 62 day of Queguest 1907
Que N. Jucker Ordinary.

4256

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, Jumas Goman \_\_\_\_\_\_ \_\_\_\_Administrater\_\_\_of the estate of Lausence N. Laur deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Sausence to Laws having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ June Howar well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said-----Jaumen Stonesa 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 Suma Homas from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-Januar Homas to show his discharge wherever he may be called in question. Given under my hand and scal of office, this 3 day of Quast 197 Ordinary Gwinnett County. Recorded this of day of Quant 1957

Geton N. July ordinary.

no. 4238

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Transpier So. Pur Att
Administrates of the estate of
au sa. Punkut
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estateQue_1. Dulet
having found all and singular the property of said estate, which came to the hands of said
muzie st. Pucket
well and truly administered, as appears by the vouchers lodged in 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 st. Pushett
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 theday of
Listenskes 19 57, by order, discharged said
mu. marja 3. Pullett from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 22 day of September 1951
Queton W. Jucher Ordinary Gwinnett County.  Recorded this 3rd day of Suptember 19:17 Queton & Jucher Ordinary.
•

#### na. 4342

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,
Administrat of the estate of
ms. Curie Kinsey
deceased, 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
well and truly administered, as appears by the vouchers lodged in 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
from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 2nd day of September 19 37
Ordinary Gwinnett County.  Recorded this Sid day of Systemles 1927.  Alton W. Sundan Ordinary.

### By the Honorable the Ordinary of Said County:

no. 4326

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, It Rhaden Jandan, alm with The
Lised anne fed
Administratof the estate of
14. to manafrone, Su.
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate . M. L. Manefor Su.
having found all and singular the property of said estate, which came to the hands of said
It. Rlodew Vardon
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
It Rto des Judan
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 theday of
October 1957, by order, discharged said.
21. Rhodes Jackan from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
the administration aforesaid to the said
1. Plades Jarda to show his discharge white
may be called in question.
Given under my hand and scal of office, this
Ordinary Gwinnett County.
Recorded this 8 h day of October 1957  Alter av. Juckerdinary.

70. 575

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: ------of the estate of Ev. m. Lensterwood deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. C. B. Assafarwoof having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ St. R. Seathrewood well and truly administered, as appears by the vouchers lodged in 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. Braskerwood 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 and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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. A. Space wherever he Given under my hand and scal of office, this - Laday of Jovember 1957 Ordinary Gwinnett County. Recorded this of day of Jounter 1927

Getow Dr. Tuegen Ordinary.

### No. 4333

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Joseph D. Mate
Guardia Administrat of the estate of
mrs. Franse meter Evory
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 2 - France Mate Evool
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 theday of
19.57, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
may be called in question.  Given under my hand and scal of office, this 2 today of least 1927.  Given under my hand and scal of office, this 2 today of least 1927.
Recorded this July day of Alicenter 197.

No. 4185

By the Honorable the Ordinary of Said County:

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

WHEREAR, Mary Carroll
WHEREAS,
Guardian dip Administrat of the estate of
trus Frank Evillana
decensed, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Mrs. Frank Cuilliams
having found all and singular the property of said estate, which came to the hands of said
Dass. Emery 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. Tomary Carroll
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 622day of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Ana. Grasy Canall to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6 day of 1958
alton of Jucker
- \ Oldinary -
Recorded this day of Junesary 1958
Jeton ov. Ja kenordinary.

Guardianship

## STATE OF GEORGIA, Gwinnett County.

### No. 4358

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, & leaner Maras
Luardia— Administrat & of the estate of
Gothan Muse
observated 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
Bys. Cleaner Muses
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
the law colling 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
quadian light and no sufficient objection having been filed, and the
to a land to the and the
Court of Ordinary of said County having at its regular term on the
1936, by order, discharged said administration,
Court of Ordinary of said County having at its regular term on the said administration,
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
to the salu
letters of dismission from the Administration aloresaid to the show his discharge wherever he
may be called in question.
may be called in question.  Given under my hand and seal of office, this 60 day of Junuary 1958
Ordinary Gwinnett County.
Recorded this 1th day of June And Juck Harrary.
Recorded this 1th day of Justinary.

#### No. 4438

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAB, W. Jh. Summersur
Administrat ar 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
Frank Summersur
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
and ordered letters of dismission to issue.
Wи Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 6 day of January 1926
Recorded this 7th day of Juneary 198

#### No. 4042

By the Honorable the Ordinary of Said County:

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

WHEREAS, Alway R. Journdon
Sundian Administrat of the estate of
Hora Jean Tourndon
returns of said estate. Home Mana Suan Harran
having found all and singular the property of said estate, which came to the hands of said
Alessey R. Thundon
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Sheering R. Thurndon
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 theday of
Lebruary 19 St, by order, discharged said function
fewey R. Therador from said administration
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
We Do, Therefore, in pursuance of the powers vested in us, and by visited in us, and by
Acusey R. Thursdon to show his discharge wherever he
he called in question
Given under my hand and seal of office, this 3 and day of Irlurary 1958
Ordinary Gwinnett County.  Recorded this 42 day of Jehren 1958  Ordinary Gwinnett County.  Ordinary.

### No. 4368

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR, R. Strangerd
Luardia of the estate of
Gleberal of Hansard
drecensed, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate quelleral Ben Thansard
having found all and singular the property of said estate, which came to the hands of said
R. R. Thansul
well and truly administered, as appears by the vouchers lodged in 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 theday of
Leaving 19-8, 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
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these suadianalise 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 scal of office, this Gaday of 10-18
Guon V. Jucker
Ordinary Gwinnett County.
Recorded this 4 th day of 1958
Jeton N. Jucklordinary.

No. 4096

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR, Jb. E. V B. S. Such
Administrate of the estate of
Q.C. Jusk
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of . C. Juck
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 theday of
February 1918, by order, discharged said
Court of Ordinary of said County having at its regular term on theday ofday of
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 saidto show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this Sufday of Library 1958
Geton W. Justee
Recorded this July of Jelou W. Jelle Ordinary.  Queton W. Jelle  Ordinary Gwinnett County.  Queton W. Jelle Ordinary.
Jones De La Company

#### No. 4437

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WITEREAS,JDOJU J. Stuck
Administrated of
mrs m. to ( toligabet) Sayler
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 7 ms. to ( Eligabeth) Sugar
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
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 theday of
Island 1958, by order, discharged said
Stope of Stack from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 scal of office, this 3 day of Julius 1938
Recorded this Lady of Later W. Sucher County.  Recorded this Language 1988.  Alton W. Sucher Ordinary.

#### No. 4375

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAB, Sumul Smith, Je.
Buadean Administrat of the estate of
Ruckie Smit
returns of said estate - Riches Smith
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 theday of
Court of Ordinary of said County having at its regular term of the county from said fr
we Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said
Given under my hand and seal of office, this Frank of M. Justice Ordinary Gwinnett County.
Ordinary Gwinnett County.  Recorded this 195P  Grand Jucker Ordinary.

### No.4386

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAB, Wildow Shaws
Executor Administration of the estate of
Barbera J. Berry
deceased both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Bulesa J. Berry
having found all and singular the property of said estate, which came to the hands of said
Goldon Slaula
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Wildon Shows
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 theday of
Ogsil 1958, by order, discharged said from said administration
COUCATN Stabilist from said diministration
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Wildow Shows to show his discharge wherever he
may be called in question.  Given under my hand and seal of office this Think of Advid 1958
, and the state of
Alton IV. Custer
Ordinary Gyinnett Court
Recorded this 7 day of Opening 19.58
/ Sur

#### No. 4472

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Boxine & Stutling
Administrat All_of the estate of
tyra Pearl J. Stutchins
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of the inventory and inventory a
having found all and singular the property of said estate, which came to the hands of said
Banie R. Wulchen
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
and he dismissed from such administration; and no sufficient objection having been filed, and the
Gunt of Ordinary of said County having at its regular term on theday of
Lune 1958, 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
Given under my hand and seal of office, this and of Jucker
Ordinary Gwinnett County.  Recorded this 2 rectany of 1938  - County W. Suckettumary.

## No. 4244

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Leorge La Guaran
Administratø=≥1_of the estate of
Rosa S. Plean
deceased, bath 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
George E. Surean
well and truly administered, as appears by the vouchers lodged in 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 Co. Guasan
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 theday of
George & Gualan from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 Land to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 27 day of
Chelose N. July
Ordinary Gwinnett County.
Recorded this Gad day of June 1948  - Atton & Sulfordinary.
Cof the Herston dimension

### No. 4188

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAR, Ans. Dacquelys Laguell Summersu
Suadea of the estate of
Melin Gaywell Jour
december, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Toulen Saguell fines
having found all and singular the property of said estate, which came to the hands of said
- Dro Jacquelys Dazwill Summirsur
well and truly administered, as appears by the vouchers lodged in 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 so sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
Man 19 . Shy order discharged said
Mrs. Judguelys & gwill Summissus from said reliministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said-
Des Suggesting Stewall Summersell to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 2 th day of
Geton to Success
Recorded this 2 xd day of
Meta of Suckerstmary.

No. 4417

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: Grade, Waster of the estate of hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of many Thunew anglis having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Gesly Unglew well and truly administered, as appears by the vouchers lodged in 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 1958, by order, discharged said function, 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\_\_\_\_\_\_ Lady (1 n dew) to show his discharge wherever he may be called in question. Ordinary Gwinnett County. Recorded this 324 day of \_\_\_\_\_

### No:4510

TO ALL TO WHOM THE STATE OF THE
WHEREAR, QQ Raw line
Administrat. (2) of the estate of Carries 77. Pawlin
deceased, hath made application for the dismission thereof; and, on examination of the inventor; 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 theday of
Court of Ordinary of said County having at its regular term of the county for the county having at its regular term of the county for the county having at its regular term of the county for the county
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this Zuday of
Recorded this day of

## No.4439

	By the Honorable the Ordinary of Said County:
	By the Honorable State
İ	To All to Whom These Presents Shall Come or Be Made Known—Greeting:
	TO ALL TO WHOM THESE PRESENTS OFFICE
	· .
i	Oio talcant
	WHEREAR, - Ciley Stolcank
	Duedia
	of the estate of
	Susa Statemb
I	
	hath made application for the dismission thereof; and, on examination of the inventory and
	returns of said estate-2
	having found all and singular the property of said estate, which came to the hands of said
	wily Shalconk
	<b>1</b>
	well and truly administered, as appears by the vouchers lodged in 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 Aministration; and no sufficient objection having been filed, and the
	I quardianship
	Court of Ordinary of said County having at its regular term on theday of
	195 by order discharged said
	1958, by order, discharged said quantum said udministration,
	From said administration,
	and ordered letters of dismission to issue.
	WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
	letters of dismission from the administration aforesaid to the said
	Wiley Insteamed to show his discharge wherever he
	may be called in question.
	Given under my hand and seal of office, thisday of
	ation W. Lukes
	Ordinary Gwinnett County.
	Recorded this 3 th day of Successful 1958
	Olton 711 Vecker Ordinary.
	- Willow W. Must Ordinary.

No. 4247

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Pliver Q. and Paul Bourphy
Administrat
By R. Durply
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of . Q. Quesplay
having found all and singular the property of said estate, which came to the hands of said
fliver J. and Taul Bruspley
well and truly administered, as appears by the vouchers lodged in 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 theday of
Court of Ordinary of said County naving at the said specific of Ordinary of said county naving at the said specific of Ordinary of said county naving at the said specific of Ordinary of said county naving at the said specific of Ordinary of said county naving at the said specific of Ordinary of said county naving at the said specific of Ordinary of Said County naving at the said specific of Ordinary of Said County naving at the said specific of Ordinary of Said County naving at the said specific of Ordinary of Said County naving at the said specific of Ordinary of Said County naving at the said specific of Ordinary of Said County naving at the said specific of Ordinary of Said Said Said Said Said Said Said Said
September 1958, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said—felicity—to show his discharge wherever he
Jan Durgley
may be called in question.  Given under my hand and seal of office, this 27 way of
Given under my hand and seal of office, this
1 de 2008-200-
Recorded this 2rd day of Suplember 19 18  Ordinary Gwinnett County.  Ordinary Gwinnett County.
·

may be called in question.

## 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, Lo. Bordon Gain
Gustian of the estate of Wight Gun Shevis
and a specification for the dismission thereof; and, on examination of the inventory and
returns of said estate of Ciclet Pen Marine 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 theday of
- September 1928, by order, discharged said Sandian Sandian,
and ordered letters of dismission to issue.  WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the summistration aforesaid to the said

Recorded this 24 day of September

No.4454

By the Honorable the Ordinary of Said County:

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

WHEREAS, Lamus I Shulland
Suardian Siministrat of the estate of
Asckie and fighty Idalland
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Tackee and Setty Walland
having found all and singular the property of said estate, which came to the hands of said
James el Valla
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
chould not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
September 195 Bby order, discharged said from said from said indiministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Quality of oregard to the said
letters of dismission from the administration into sand to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Triday of Triplenhin 1958
Ordinary Gwinnett County.  Recorded this 3 day of
- Cy live tu - Cul

5-426

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, Blysdow C Greath Administrates de Bonin Mo Cum Sistamento Gunisco deceased, bath made application for the dismission thereof; and, on examination of the inventory and James P Marin 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\_\_\_\_\_\_ 2 mil\_\_\_\_day of \_\_\_\_\_19 Jay order, discharged said\_\_\_\_\_\_ and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said------Laculta to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 3rday of Sugar Lives Alton W. J.

Recorded this Sallay of \_\_\_\_

Ordinary 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, Cu My Stringer
Executar Administrat of the estate of
Laura D. Muckellu
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
w. on 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
and the dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the Gay of
Actalia 1958, by order, discharged said.
fetalee 1958, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
the administration aforesaid to the said
Cu. To Stringer to show his discharge
may be called in question.
Given under my hand and seal of office, this totaday of fatalises 19-58  Ordinary Gwinnett County.  Recorded this 7 dday of 19-72  Recorded this 7 dday of 19-72  Recorded this 19-72  Recorded this 19-72
Jeton W. County.
Ordinary Gwinnett Stand
Recorded this 7 dday of Je taket 19-1
Recorded this 7th day of fotable 1958  - Peton Lu Sundinary.

### No. 4299

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Drictore 6 Me Lain
Executor Administrat— of the estate of
n S. M. Lain
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
metro to makein
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Milton & Mc Lain
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 theday of
Actahu 1958, by order, discharged said
Jetahur 1958, by order, discharged said Constant of Spine from said diministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 6 th day of lotalis 1958
Oct - Yu Sucker
Ordinary Gwinnett County.  Recorded this 7th day of Octabus 1958
Recorded this 7 day of Walakus 1950
Recorded this day of Canal Justes Ordinary.

No. 4462

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Coulins of martin
Bracken Administrat of the estate of
Tarley Elsine, James Starley and Milher Mulin
dogrased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate The Martin misses
having found all and singular the property of said estate, which came to the hands of said
Cuilliam Q. Master
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said-
Cueliaro q. martin
charled not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
Lillian G. Mastin from said administration,
William G. Martin
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
successful to the said
letters of dismission from the administration and testing to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Granday of Ordinary Gwinnett County.
Ordinary Gwinnett County.
Recorded this 7th day of Octable 1928.  - Alexander County.  - Alexander County.  - Alexander County.

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, \_\_\_\_ Kensy B. Ywhitley Breda Sail Whitley ( Dries) deceased, bath made application for the dismission thereof; and, on examination of the inventory and returns of said estate ... Byenda Fine Tuckethey having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Sunny & Whitey well and truly administered, as appears by the vouchers lodged in 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 Detaker 1952, by order, discharged said\_\_\_\_\_ Itansay B. Whittey from said Milministration, 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\_\_\_\_\_\_ Brany B. Whitley to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 6 day of fortales 1958 Ordinary Gwinnett County.

Recorded this 7d day of Actahus 1958 G cton to Senkwordinary.

### No. 2050

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Callie J. Calmer
Jones of Galmes
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estatefmuss & Calmus
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 the6 dday of
Tetalia 1958, by order, discharged said
Callie It Valous from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 6th day of fits has 1958  Ordinary Gwinnett County.
Ordinary Gwinnett County.
Recorded this I day of Gatalus 1927  Conton to Sufferdinary.
Recorded thisdny of

NO.4485

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, James L Smallwood Lean 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\_\_\_\_\_\_ 2 homes 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\_\_\_\_\_\_ 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 Morkenler 19 P, by order, discharged said\_\_\_\_\_ Thomas L. Smallewood from said Siministration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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. Smallword to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 3. day of horizonte 1958.

Gran W. Likes

Ordinary Gwinnett County.

Recorded this 42 day of horizonte 1958

Gerow W. Tucker Ordinary.

No. 4486

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, John J. Thelman
Quar dia Alfninistratof the estate of
Evillian Jury Walnam of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate g - William Versy Stalman
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
should not be dismissed from such Administration; and no sumcent objection maning seemed, day of
Court of Ordinary of said County having at its regular term on theday of
Joseph 1958, by order, discharged said guardeinsty, from said selministration,
A discontained to issue
and ordered letters of dismission to issue.
13 4- 4ho caid
letters of dismission from the administration aforesaid to the said-
A A
Given under my hand and seal of office, this 31d day of horander 1958
Ordinary Gwinnett County.
Recorded this Lite day of John W. Je Cice Ordinary.

#### No. 4483

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, W. Jh. Singleton
Quardia — Spardia — of the estate of
marin a Singeton
deceased, both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 2 Marin O. Singleton
having found all and singular the property of said estate, which came to the hands of said
Cu. It 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
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 theday of
Jovenser 19 S, by order, discharged said
Toumles 19 S, by order, discharged said from said Susulians from said Susulians
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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
Given under my hand and seal of office, this Suday of
Thomas Co. Junker
Ordinary Gwinnett County.
Recorded this to day of Number 1958
Getton Ev. Luker Ordinary.

No. 4550

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
1 4 1.
WHEREAS, 6. Co. Exple
V
Secular Administrat of the estate of
Administrat of the estate of
deceased, hath made application for the dismission thereof; and an axamination of the internal and ment as returns of said estate.  Teturns of said estate.  Transport Transport Reference
deceased both made application for the dismission thereof: and an examination of the intention and
ment or return him required under the will of
returns of said estate mso maybe to
the property of said estate, which came to the hands of said estate, which came to the hands of said
well and truly administered, as appears by the vouchers ledged in Office, and dilation having issued in
and celetion lawing
well and truly administered, as appears by the vouchers ledged in Office, and sitution having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
E. Ev. Eskiter
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 theday of
Lovenber 1981, by order, discharged said Greenland, Greenland, from said administration,
6 to testite 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
Wn Do, Therefore, in pursuance of the powers vested in us, and of the forest of dismission from the administration aforesaid to the said-
letters of dismission from the administration more to show his discharge wherever he
6. W. While to snow his discharge wherever he
may be called in question.
Given under my hand and scal of office, this Sal day of Marinter 1958  Geton Co. Freder  Ordinary Gwinnett County.  Recorded this Sal day of Jordanary.
Geton Ev. Fuller
Ordinary Gwinnett County.
that 41 mber 1958
Recorded this day of
than W. Da Committee

No.4446

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETIN	TO ALL TO WHOM	THESE PRESENTS S	HALL COME OR E	Be Made I	Known—(	GREETING
---	----------------	------------------	----------------	-----------	---------	----------

WHEREAR, Topse. Sawell Smith Buffington
Administrate of the estate of
Ew I Smith, Sr.
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 2 W. I South Sk
having found all and singular the property of said estate, which came to the hands of said
Typo Laurel 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
type Levell Smith Duffington
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 theday of
Movember 19 d, by order, discharged said
Movember 19 Id, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforegaid to the said
The Squell mith Dup fing to to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 32 day of 1938
Con to Suckers

Ordinary Gwinnett County.

Recorded this Lad day of Maxember 1958

Jeton W. July ordinary

No. +514

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Typa Volley CV. Cooper
Administrat Light_of the estate of
Ernest Q. Corper
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate & Cruent Q Cooper
having found all and singular the property of said estate, which came to the hands of said
Type Thelen The 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
mes Seles Jd. Coper
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 theday of
19 Sd by order, discharged said
Type Youles The Cooper from said administration,
and ordered letters of dismission to issue.
Wи Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said-
letters of dismission from the administration at the letters of the
may be called in question.  Given under my hand and seal of office, this
Given under my hand and seal of olinee, turs
Ordinary Gwinnett County.
Recorded this
William Committee and the committee of t

### No. 4476

To ALL TO WHOM THESE PRESENTS SHALL COME ON DE THIS THOUSE CHEETING.
WHEREAS,
Administrat &of the estate of
2 S. M. Janiel
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate g. S. M. Manuel
having found all and singular the property of said estate, which came to the hands of said
St. Glodes Judan
well and truly administered, as appears by the vouchers lodged in 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 Glodies Jerdson
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 theday of
Describer 1958, by order, discharged said
1958, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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
way he called in sweeting
Given under my hand and seal of office, this _/
Ordinary Gwinnett County.
Ordinary Gwinnett County.
Recorded thisday of
Detail to Lucker Ordinary.

No. 4566

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Zlamas Galas
Administrat.edof the estate of
Kelen galan
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate John Jakon
having found all and singular the property of said estate, which came to the hands of said
Shomes Jules
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
tarms of the law calling on those interested to file exceptions, if any they had, why the said
House fixe
and no sufficient objection having been filed, and the
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 theday of
Accarding 1950, by order, discharged said
Zhoman galasa 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
the administration aforesaid to the said
Hetters of dismission from the administration to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 13 day of 1958
Given under my hand and seal of older, the first till the first till ordinary Gwinnett County.
Ordinary Gwinnett County.
Recorded this 2nd day of free free 1958
Recorded this 2 day of

No. 4002

To All to Whom These Presents Shall Come of Be Made Known—Greening:
WIIEREAS, (line Grog for
Administrat 2 of the estate of
mpo Sierce E. Gragdon.
deceased, bath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Mrs. Beauge & Fragion
having found all and singular the property of said estate, which came to the hands of said
Cline Brog Low
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Cline 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 theday of
1957, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 3 th day of
Chiase Ed. Junker
Ordinary Gwinnett County.
Recorded this 6 day of famusary 1957
Cyclin to Suckerdinary.

ENTTERN OF DEMISSION FROM ADMINISTRATION TO SURVEY SAME OF DESIGNATION OF DESIGNA

#### 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, Syne Lea Tinary
Suardein Administrates of the estate of
Geraldine & James Les King
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Siraldine + Junes June Turing
having found all and singular the property of said estate, which came to the hands of said
Sear Les Anney
well and truly administered, as appears by the vouchers lodged in 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
should not be dismissed from such administration; and no sufficient objection having been nied, and the
Court of Ordinary of said County having at its regular term on theday of
Jelmany 19.17, by order, discharged said from said ministration,
and ordered letters of dismission to issue.
The De Therefore in pursuance of the powers vested in us, and by virtue of said order, issue these
Lucy 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 22 day of 2 lineary 19.3
Given under my hand and star of the County.  Ordinary Gwinnett County.
Recorded this 2nd day of Libruary 19.57  Gleson W. Quelle Ordinary.

No. 4545

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,
of the estate oAdministrat ملحه
type Ganstle Moon
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 3 Thus. Gunette moon
having found all and singular the property of said estate, which came to the hands of said
D. D. Morr
well and truly administered, as appears by the vouchers lodged in 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 theday of
19. 7, 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
mny be called in question.
Given under my hand and scal of office, this 22 day of Zelsung 1957
Ordinary Gwinnett County.
Posseded this 2x 1 2 2
Recorded this Lackday of Telescory 1957.

#### No. 4546

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WIIEREAS, S. V. Morn
Administrat & of the estate of
Q. N. moon
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. J. W. Moon
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 theday 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
the administration aforesaid to the said
letters of dismission from the administration to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 22 day of
Ordinary Gwinnett County.
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Recorded this 3rd day of March 1994-

No. 2946

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,Chief P bassus
Buardian and Administratory of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. J. J. J. January Daniel Barrell having found all and singular the property of said estate, which came to the hands of said.
Chief & Barner
well and truly administered, as appears by the vouchers lodged in 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 theday of
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Given under my hand and seal of office, this And day of
Ordinary Gwinnett County.
Recorded this Gas day of Frank 1957

No. 4282

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, July 2 Matchell
Bundian of the estate of
Lucy Dan Frager
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of said
having found all and singular the property of said estate, which came to the hands of said
by the youghers ledged in Office, and citation having issued in
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said
my Letter L. Mitchel
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 theday of
Ara Betty 3 Mitchell from said summeration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these  Suartian for the administration aforesaid to the said
letters of dismission from the Administration more said to the show his discharge wherever he
may be called in question.  Given under my hand and scal of office, this
Given under my made mis ( store W. Lunker
Ordinary Gwinnett County.
Ordinary Gwinnett County.
Ordinary Gwinnett County.  Recorded this

No. 4152

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,
Administrate of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of This Grove Breek
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 theday of
19.57, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
10 JL and 2 S. Graff to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6 day of 1959
Ordinary Gwinnett County.  Recorded this 72 day of 1954
day of 1954

#### No. 4465

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, Judged Confee Responsible Carfee deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate g . S. Cafer having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Zra meldre Cafer well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said-----Dyra on eldred Cafer 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 1957, by order, discharged said..... Type Mildred Cafer from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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 mildred Cofer to show his discharge wherever he Given under my hand and seal of office, this 6th day of Jpril MJ may be called in question. Lycim W. Lukewordinary.

No. 4432

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, Jones Francisco Strickland Suardian of the estate of Gaul JL Strickland deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate 7 Gud JA. Thickland having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Zes Lina man 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\_\_\_\_\_\_ 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 Tyran Gena Man Strickland from soid Milministration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said\_\_\_\_\_ Man Land Man Strickland to show his discharge wherever he may be called in question. Given under my hand and seal of office, this Laday of May 1957 Ordinary Gwinnett County.

Recorded this 44 day of 1959 Just W. Suckeardinary.

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. Polision, Sr. Tharry my Colinson deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate - Thursey on Johnson having found all and singular the property of said estate, which came to the hands of said-----John G. Gobinson, 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----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 To any order, discharged said\_\_\_\_\_ What G. Golioner Sr. from said Sundianistration, 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 alors aid to the said to show his discharge wherever he may be called in question.

#### No. 4403

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, - Spind
Administrat & B.C. of Ali
Administrates of the estate of Spra. D. G. Smit
deceased, both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate g 720 10. G. Smith
having found all and singular the property of said estate, which came to the hands of said
Hewey It Smit
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Hewry 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 theday of
1957, by order, discharged said
1957, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Menny JA. Smit to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this Kit day of
( rive W. Junker
Onlinear Gwinnell County
Recorded this & Aday of May 1957
Cyton W Just Continuity.

### 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. Govell, Glaw Melania hon, Euch
Will Grouped
J. G. Pawell
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.
returns of said estate-19
having found all and singular the property of said estate, which came to the hands of said
C. W. Pawell
well and truly administered, as appears by the vouchers lodged in 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 state and the
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 theday of
by order, discharged said
19, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
The Therefore in pursuance of the powers vested in us, and by virtue of said order, issue these
description aforesaid to the said
etters of dismission from the administration across to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this
Coltan W. Junker
Given under my hand and seal of office, this
19.29
Recorded this Landay of Mary Jucker dinary.
9

No. 4612

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAB, \_\_\_\_ Mrs. Banus Lu. Fragies Lenguary Administrative of the estate of Clarke on Fragin deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Challes m. Itagis having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ rope byone de Tragier well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ Tyro Bama Lee Grazier 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 --- Tys- Garne Lee Gragier \_\_\_\_\_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\_\_\_\_\_\_ Giton w Sucker 

" Traction hip

# STATE OF GEORGIA, Gwinnett County.

### No. 4126

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Topsa. Glice Freeway Lynk
Seulia
Marrell Claude Tenk
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Sarrell Claude Jusk
having found all and singular the property of said estate, which came to the hands of said
Mrs. Glice Greene 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
Mrs. Gluss Goldman
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 theday of
19 JY, by order, discharged said-
19.57, by order, discharged said
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
guardian aforesaid to the said
- Dys Quice Treeses July to show his distinct
may be called in question.  Given under my hand and seal of office, this 154 day of
Given under my hand and seal of office, this
Ordinary Gwinnett County.
7 /6
Recorded this 22 day of

212

### STATE OF GEORGIA, Gwinnett County.

### No.4502

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAR, Jae & Guyne and Thro dein to Gayne
Suculary Administrat of the estate of
Lu le Caye
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
rottens of said colors regimed worden the live of her to Garge
having found all and singular the property of said estate, which came to the hands of said
Jan L. Cayne and Mrs. dais to Jarger
well and truly administered, as appears by the vouchers ladged in Office, and citation having issued i
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Jan L. Garger and Byr. Lois to Tarper
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 theday o
Just 19-17, by order, discharged said
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 thes
letters of dismission from the administration aforesaid to the said
Lee L Garge and Dree Law to the pre to show his discharge wherever h
may be called in question.
Given under my hand and scal of office, this _/day of
Then E. Junker
Ordinary Gwinnett County.
Recorded this 2ml day of 1957
(100 Y1) Sentelsordinary

### 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. B. Maloney, administrator with
Yvill Ganezed
**************************************
Matilda Liddell
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of matilda Siddell
having found all and singular the property of said estate, which came to the hands of said
Ev. L. Malosey
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Ev. E. Maloney
the displaced from 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_57, by order, discharged said
19.57, by order, discharged saidfrom said administration,
land latters of dismission to issue.
The Description in pursuance of the powers vested in us, and by virtue of said order, issue these
description aforesaid to the said
letters of dismission from the administration discharge wherever he
may be called in question.
Given under my hand and seal of office, this _ lett_day of
Given under my hand and seal of office, this 6 today of
Recorded this 7th day of July 1959  Gran Tu Jusking redinary.

#### JE. 4682

#### By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING. WHEREAS, \_\_\_\_\_ Mrss. J. It. Breadow \_\_\_\_\_Administratace\_\_of the estate of mps. Vletin a Wangarter deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of . Drange cates having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Type J. Vh. Brisland well and truly administered, as appears by the vouchers lodged in 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- VL Brislan 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 \_\_\_\_\_d I \_\_\_\_day of 19. I, by order, discharged said\_\_\_\_\_\_\_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\_\_\_\_\_\_ to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 6 th day of fully 19.54

Ordinary Gwinnett County.

Recorded this 7th day of July 1959

Jenn Tu Quekentdinary.

#### 1.4410

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, Mrs. Gentruder Lea Don Lee beared, hath made application for the dismission thereof; and, on examination of the inventory and having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Mrs. Gestrade Lee well and truly administered, as appears by the vouchers lodged in 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. Gutrale Les 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\_\_\_\_b\_zb\_\_\_\_\_day of .----19 على 9 by order, discharged said Mass Germenter Les 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\_\_\_\_\_\_ Mal Gentrude See to show Hardischarge wherever to Given under my hand and scal of office, this below of July 1959 may be called in question. Ordinary Gwinnett County. Recorded this 7 = L day of July Alter It ducker ordinary.

#### No. 4586

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, \_\_\_\_\_ Itemy I. Wages Secondary Administrat of the estate of Tuilliam Dewent deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Cullian James having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Thenry Z. Evarger well and truly administered, as appears by the vouchers lodged in 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 Thenry I. Wages from said alministration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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. Ordinary Gwinnett County. Recorded this 4th day of personal 1957

e peison W. Such Derinary.

### No. 4587

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WIIFREAS, Jandesse
Matural Quandian Administrate of the estate of
Mamil Sandera
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
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 Sanders
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 theday of
Janes Sanders from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these great diameters.  letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
•
Given under my hand and seal of office, this - Fielday of
Given under my hand and sent of onice, the sent of
Ordinary Gwinnett County.
Recorded this All day of Jugust 1959  Jecon W. Junker dinary.

#### No.4607

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Cuegne Gilbert
WHEREAS,
Administrat &of the estate of
nin Brana Sowny
The state of the inventory and
deceased, bath 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
having found all and singular the property of sain country
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
Cuzene Billest
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 theday of
Teptember 1957, by order, discharged said
September 1957, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Lougne Bilbert to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 8th day of Juplishue 1957
Those En Sucker
Recorded this Sel day of September 19:57
Recorded this day of uplembles 1957
Mon En Juck Continuery.

#### N. 2855

By the Honorable the Ordinary of Said County:

WHEREAS, Mrs. Mena C. Molan Mrs. Tellene C. Crawa, 

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

deceased, hath made application for the dismission thereof; and, on examination of the in wice musa many to ligatude Claridy

having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ mrs Nevas C. Nelan, Mrs Ellene C. Crawe a mrs, amie C. well and truly administered, as appears by the vouchers lodged in 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 Suptember 1957, by order, discharged said Tyra News L. Melo mrs. Elles C. Crouse & mrs. Quoise C. Callin from said diministration

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 Thus News Comelan, The telles C. Crawse, a no a Coule to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this Schay of Juptumlus 19 57 Ordinary Gwinnett County.

Recorded this & May of September 1957

Afron Le. Suckes Ordinary.

### Do. 4577

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,Samuel II. Crister
Elecutor Administrat of the estate of
To G Eastel
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
Samuel I Crister
well and truly administered, as appears by the vouchers lodged in 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 et Crister
should not be dismissed from such administration; and no splicient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
September 1959, by order, discharged said
September 1959, by order, discharged said executarshe Samuel Cl. Crisles from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance 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 O. Crisler to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this settley of September 19.57
grow E. Tusker
Ordinary Gwinnett County.
Recorded this St. day of Teptember 1959
Jeson W. Juckerdinary.

" Budianslip

# 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, Mar Mooney,
- But is
natural - Busilian of the estate of
Marathy France mooning
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Moratly Topsie Mosary
having found all and singular the property of said estate, which came to the hands of said
Tro. Mas 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
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 theday of
Court of Ordinary of said County having at its regular term on the
Teplember 1921, by order, discharged said Surande analy
Typa. Mac Mooney from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, and the said order
to show his discharge wherever he
Given under my hand and scal of office, this
Ordinary Gwinnett County.
A strake 1959
Recorded this St. day of Jegun W. Juckes Ordinary.

#### No. 4591

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAS, Jul A. Barrisa,

Material Busidian Administrate of the estate of michael Paul Burris deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Michael Quel Bursis having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Ired & Carris well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ Ind & Barris 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 Typtember 1957, by order, discharged said 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 faministration aforesaid to the said\_\_\_\_\_\_ Ind L. Darkin to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 5th day of Teptinhu 1957-Ordinary Gwinnett County.

Recorded this The day of Suptionly 1959

Con W. Jucker Ordinary.

#### No. 4499

By the Honorable the Ordinary of Said County:

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

WHEREAS, Ireconon Wilpatrick Bualian of the estate of William R. Savin deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Lillian Q. Davis having found all and singular the property of said estate, which came to the hands of said-----Fruma Vilpatrick well and truly administered, as appears by the vouchers lodged in 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 Suptember 19 57, by order, discharged said Freeman Kilpatureh from said Muninistration, and ordered letters of dismission to issue. WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----Incensed Kilpstrick to show his discharge wherever he Given under my hand and seal of office, this 8 dday of September 1959.

Ordinary Gwinnett County.

Recorded this 8dday of Japanese 1959.

Recorded this June Leave American June Leave Ame may be called in question.

#### No. 4382

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WITEREAB, J. le. Shadbura
Administratof the estate of
St. E. Stashum
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 theday of
Qctaker19.57, by order, discharged said
Y. 6 Hadlurn from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 5 theday of Actobia 1958.
Jets W Jucker
Ordinary Gwinnett County.

#### Duardiane administratar

# STATE OF GEORGIA, Gwinnett County.

W/-97

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:	
WHEREAS,Bethwell Daws	
Buardian - Administrated of the estate of Bronson B. Para	
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 theday of	لمسلفا
Movember 1959, by order, discharged said from said administration	
wh Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these and pursuance of dismission from the administration aforesaid to the said.	
letters of dismission from the administration aforesaid to the said	
Given under my hand and seal of office, this 2 and day of Meuralus 1959	
Ordinary Gwinnett County.	
Recorded thisday of	Ä

16. 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. Crana
Wиепеля,
Administrat ar of the estate of
Qn. (Bot) Chandler
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate
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
Janes W. Cronos
should not be dismissed from such administration; and no sufficient objection having been filed, and the
should not be dismissed from such administration, and 20 summer of
Court of Ordinary of said County having at its regular term on the 2 relday 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
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 22 lday of Yourship 1917
Juster Lucker
Recorded this 2 rel day of Havenley 1954
Geton W. Suelew Ordinary.

J. 4691

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, C. C. Paull, administrator wind Circl Filey D. Dowell deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Riley Al Present having found all and singular the property of said estate, which came to the hands of said..... C. E. 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 Es Cowell 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 1959, by order, discharged said C. C. Pausile from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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. Cu. Com al \_\_\_\_\_to show his discharge wherever he Given under my hand and seal of office, this \_\_ 7 th day of \_\_\_ flecember 19 9 may be called in question. Recorded this 7th day of Lecenter 19.6.7

(Jeron W. Jew Mordinary.

228 MARINE TO X LEWIS COL

# 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:
TO ALL TO WHOM THESE PALSENTE
1. Ca I and b. C Mentagner
WHEREAS, St. U. Glomana with
WHEREAS, J. U. Gloward and B. C. Mentzanery  Execut
Auministrato 41 of the estate of
Execut Administrators of the estate of D. L. Veal
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate
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 varieties lodged in Office, and citation having issued in
Oh. U. Glastos D. Negured 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 said
terms of the law, calling on those interested to intereste
St. V. Glmond & B. C. Montgomery
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 theday of
The W. Glorand & D. C. Martigenery from said administration,
Jr. V. Glorand & B. Markenny from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Glassad V B. C. Mentgenery to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 7th day of Muember 1959.
Jun W. Sucker
Ordinary Gwinnett County.
Recorded this 7th day of Assemble 1907

Glan W. Lucker Ordinary.

#### No.4667

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Massey Pully Bainer
Administratus of the estate of
mrs. mary & Puttedge
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Mrs. many 1. Restedy
having found all and singular the property of said estate, which came to the hands of said
Mrs. Mancy Ridledge Basser
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
mus. mary b. Quitedge
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 theday of
Assembly 1957, by order, discharged said
• • • • • • • • • • • • • • • • • • • •
Mrs. Mary B. Quitely from said administration,
mrs. Marcy B. Quiltely from said administration, and ordered letters of dismission to issue.
mrs. Maray B. Quiltilgs from said administration, and ordered letters of dismission to issue.  Why Do Therefore in pursuance of the powers vested in us, and by virtue of said order, issue these
mrs. Mary B. Cuttings from said administration, and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Mrs. Mary B. Cutting 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 to show his discharge wherever he
Mrs. Mary B. Cutting 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 to show his discharge wherever he
Mrs. Mary B. Cuttings from said administration, and ordered letters of dismission to issue.  We Do, Therefore, in pursuance 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. Cutting from said administration, and ordered letters of dismission to issue.  When Do, Therefore, in pursuance 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. Cuttings from said administration, and ordered letters of dismission to issue.  We Do, Therefore, in pursuance 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. 2873

By the 11
To All to Whom These Presents Shall Come or Be Made Known—Greeting:
10 ALC 10 MASS
WHEREAS, Trus Northern Wade Juck
Wпенеля, -Inv. определения в применения в п
Quandian Administrat Print of the estate of
But & Wade
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
R + S Y - A
returns of said estate & Best Sa. Youle
having found all and singular the property of said estate, which came to the hands of said
Mar Karley Lander Lund
•
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
my Kathlee Loade 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 theday of
19 69, by order, discharged said
tyre, Sattlew Evade Sucke from said administration,
and ordered letters of dismission to issue.
Wu Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Type Hartley Wade Justand to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 4th day of January 1960
- Ston Ev Jucker
Ordinary Gwinnett County.
Recorded this
( Deve Es. Temberfainary.
( Alter W. Veelcordinary.

No. 2050

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Viveliam B. Thuff
Administrat & 22_of the estate of
Jenesh L. Galmer Estate
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 theday of
February 1600, 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
William D. Stuff to show his discharge
may be called in question.
Given under my hand and seal of office, this day of Juliumy 19 les Ordinary Gwinnett County.
Ordinary Gwinnett County.
Recorded this 27d day of feligeasy 19 les

No. 4656

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING	TO ALL TO WHOM THES	E PRESENTS SHALL	COME OR BE	MADE KNOW	N—GREETING:
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WHERPAS, Jd. I Moon, natural Guardian
WHEREAS,
W _ 1'
Yuandian Administrut of the estate of
Thenry Wayne Moon
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of themy Wayne Moan
having found all and singular the property of said estate, which came to the hands of said
J. 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
JL I More
should not be dismissed from such diministration and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
Ashruan 1960 by order discharged said
Ashruang 1960, 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 LD day of Jelruany 1960-
Tim Ev Liker
Ordinary Gwinnett County.
necorded this
Ordinary Gwinnett County.  Recorded this 22 2 day of Jelisuary 1960  Set 21. June Ordinary.

#### No. 4405

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR, Stope O. Stark
J. Henry New Sk.
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of themy New Sv.
having found all and singular the property of said estate, which came to the hands of said
Thope U. 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
Thope 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 theday of
February 19 le by order, discharged said
July by order, discharged said
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Joge a Starke to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 1st day of Julium 1000
Jeton Ev. Jucker
Recorded this 3 day of Jebruary 19 les
ation Co. Tucker ordinary.

No. 4676

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
10 time to
WHEREAS, John & Martin
Suardian Administratof the estate of
Dennia H. Martin, Jerry H. Martin and Barryll Martin
I had made emplication for the dismission thereof; and, on examination of the inventory and
returns of said estate of Maria & Martin, Jerry & Hastin, & Barry Mattin
begins found all and singular the property of said estate, which came to the hands of said
John St. Martin
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
erms of the law, calling on those interested to file exceptions, if any they had, why the said
John S. Grartin
hould not be dismissed from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theHHOday of
_ ,
April 1969, by order, discharged said 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
tters of dismission from the administration aforesaid to the said
John H. Mortin to show his discharge wherever he
any be called in question.
Given under my hand and scal of office, this Theday of April 1966
alton It Jucken
Ordinary Gwinnett County.
Recorded this Theday of April 1960
alton M. Jucker Ordinary.

Duardeenslip

# STATE OF GEORGIA, Gwinnett County.

### No. 4613

TO ALL TO WHOM THESE PRESENTS SHALL COURSE BY
TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Jack Halland
Buardian of the estate of M. The Stoopen
deceased, nath made application for the dismission thereof: and on exemination and
returns of said estate of the inventory and
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 make the
Jack Hallend
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 Lee, by order, discharged said
Jack Italland from said Suardianching
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the auministration aforesaid to the said
may be all to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 4 day of Topis 1960
geton W. Jucken
Recorded this 5-H day of 1962
Jegow W. Sucker Ordinary.

4092

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, _ Colward D. Scringgel
Mrs. Mabel Clark
and a semiliarties 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
Edward B. Scrugge
well and truly administered, as appears by the vouchers ledged in 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. Scrugge
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 the4thday of
Copil 1964, by order, discharged said Durasian ship  Edward B. Scrugge from said administration,
and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Edward 15 Scriggs to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 4th day of Opicl 1960
alton W. Sucker
Ordinary Gwinnett County.
Recorded this 30 th day of April 1963  Olan W. Inches Ordinary.
Celtin W. Ducker Ordinary.

#### 4592

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, arnold & Chesser
Lewis M Chesser of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  Lewis M. Chesser
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 4th day of 1966, by order, discharged said  Crastle D. Chesser from said ministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said
Crnold D. Chessen to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 4th day of april 1960
Ordinary Gwinnett County.
Recorded this 5th day of Opil 1960  Other H. Luckes Ordinary.

#### 4092

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Eva_ Q_ Scruggs
Executrix Administratof the estate of
Mrs. Habel Clark
the dispussion thereof; and, on examination of the inventory and
Aro. Mable Clave
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
called any 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 theAthday of
apail 1960, by order, discharged said Executarly Evecutarly from said administration
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said
Eva O Scruggs to show his discharge wherever he
may be called in question.  Given under my hand and scal of office, this ##6_day of
alton W. Jucker
Ordinary Gwinnett County.  Recorded this 30th day of Q pil 1965
Recorded this Control day of the Condinary.

2141

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAR, THE Tiney Roberts William Wayne Roberte 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. Tiney 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----should not be dismissed from such induministration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the \_\_\_\_\_ 2 vl \_\_\_\_\_day of May 1960, by order, discharged said Duardian
Mrs. Diney Roberts from said administration, and ordered letters of dismission to issue. We Do, Therefore, in pursuance 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 Given under my hand and scal of office, this 27d day of Dray 146 may be called in question. Ordinary Gwinnett County.

Recorded this 9th day of heary Olfon W. J. Chen. Ordinary.

### 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 & Schlegel
6 ye culting Administrat of the estate of
norval D. Smith
and, on examination of the inventory and
normal W. Smile
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
the displaced from such administration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the & thday of
Mrs. Edna E. Schlegel 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 inforesaid to the said
Mrs. Edna C. Schlegel to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this byth day of June 1966  Ottom W. Jucker

Recorded this & The day of June 196 Ordinary Gwinnett County.

Ordinary Gwinnett County.

Ordinary Gwinnett County.

#### No. 4199

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, Phunia J. Sudderth Jemporary administration 2.2. Sudderthe deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Sa. 2. Sudderth having found all and singular the property of said estate, which came to the hands of said-----Minnie J. Sudderth well and truly administered, as appears by the vouchers lodged in 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 & Suddenth 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\_\_\_\_\_ C HL \_\_\_day of Minnie J. Sudderth from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the saidin J. Suddenth to show his discharge wherever he Given under my hand and seal of office, this 6th day of June 1963. may be called in question. Recorded this I Hany of June 1968

Ordinary Gwinnett County.

1968

Ordinary Gwinnett County.

### No. 4289

	TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
	WHEREAS, Mrs. Vesta W. Cooper
	Administrate?X_of the estate of
	C. W. Wells
	deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate
	to a coid estate which came to the hands of said
	having found all and singular the property of said estate, when the coopers with the cooper
	the self-truly administered, as appears by the vouchers lodged in Office, and citation having issued in
	terms of the law, calling on those interested to file exceptions, if any they had, why the said  Two. Vesta w. Coople
	mo. Vesta w. 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 theday of
	1960, by order, discharged said
	Mrs. 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. Coople to show his discharge wherever he
	may be called in question.
	Given under my hand and seal of office, this letter day of
	Ordinary Gwinnett County.
-	Recorded this that day of 1960
	Recorded (nis. 17 August of August o

#### No. 4670

TO ALL TO WHOM THESE PRESENTS OFFICE COME ON DE MINES TO THE
WHEREAS, Jope W. Stark
Administratac=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
and a simple the property of said estate, which came to the hands of said
having found all and singular the property of Stark
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
interested to file exceptions, if any they had, why the said
Tarne L. Stark
should not be dismissed from such administration; and no sufficient objection having been filed, and the
the regular term on the
Court of Ordinary of said County having it is regular to the Court of Ordinary of said County having it is regular to the Court of Ordinary of said County having it is regular to the Court of Ordinary of said County having it is regular to the Court of Ordinary of said County having it is regular to the Court of Ordinary of said County having it is regular to the Court of Ordinary of said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Said County having it is regular to the Court of Ordinary of Ordinary of Said County having it is regular to the Court of Ordinary o
Tape de Diasse
and ordered letters of dismission to issue.
we Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
We Do, Therefore, in pursuance of the powers to the said
Idapa Al Masser
may be called in question.
may be called in question.  Given under my hand and seal of office, this 6/2 day of
Ordinary Gwinnett County.
1. 1. the day of June 196.5
Recorded this lether of June 1960 Que Jucker Ordinary.

#### No. 4726

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WIEREAS, Mrs. Runette Senick, administratry with Will annexed
Mrs Laura D. Wright
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  Mrs. Laura L. Wright
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
the standard from each administration; and no sufficient objection having been filed, and the
day of Ordinary of said County having at its regular term on theday of
June 19 64 by order, discharged said 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. Aunette Senick to show his discharge wherever he
may be called in question.  Given under my hand and seal of office, this Childay of
Ordinary Gwinnett County.
Recorded this 6th day of June 1960
after w. In char Ordinary.

#### No. 4696

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Henry & Smith, Natural Guardian
Eldon Stell Smith
description of 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
should not be dismissed from such administration; and no sufficient objection having been filed, and the
to the term on the term of the
Court of Ordinary of said County having at its regular term on the said
and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Ordinary Gwinnett County.
Recorded this letter day of Justin all Jucker Ordinary.

### No. 4020

By the Honorable the Ordinary of Said County.
TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAB, Richard J. Darrison
WHEREAS,
Jelonia Clure Jones Landere
Mrs. delouia cut
Hickard & House
and citation having issued in
the Gle exceptions if any they had, why the sales
Richard J. Harrison
should not be dismissed from such administration; and no sufficient objection having been filed, and the
20 View of said County having at its regular term on the
Court of Ordinary of said County in 19 69 by order, discharged said
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
may be called in question.
Given under my hand and seal of office, this totlanday of

Ordinary Gwinnett County.

Recorded this 6 th day of June 196.

Ordinary Gwinnett County.

196.

Otton W. Jucker Ordinary.

#### No. 4530

TO ALL TO WHOM THESE TRESERVES OFFICE COME ON DE SHIPE TO
WHEREAS, Mrs. Ruth Brice Wallace
Executive Administratof the estate of
n. w. Buice
hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 7. W. Buice
having found all and singular the property of said estate, which came to the hands of said
Mrs. Ruth Brice 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  Mus. Buth Buice Wallace
Executoration and the executor having been filed, and the
County having at its regular term on the
Court of Ordinary of said County in 1960, by order, discharged said testions.
Quanta 1960, by order, discharged said tettared  man. Buth Beine Willace from said minimistration,
and ordered letters of dismission to issue
WE Do, Therefore, in pursuance of the powers vested in us, and by the Buth
letters of dismission from the administration aforesaid to the said-
fuce water
may be called in question.  Given under my hand and scal of office, this 15t. day of Chaquest 1960.
Given under my hand and seal of office, this June 10. June 10. Ordinary Gwinnett County.
Ordinary Gwinnett
Recorded this 271 day of Pasquet 1960

### No. 4796

By the Honorable the Ordinary of Said County:

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

MIEREAS, Gand Q. Wallace
WHEREAS, — Darland R. Wallace Executor Administrat of the estate of
Bana Mile Guce
2
returns of said estate Sama McAu Suice
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
Darland G. 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
h Wallack
should not be dismissed from such administration; and no sufficient objection having been filed, and the
should not be dismissed from such administration; and no sumcient objection introduced any of
should not be dismissed from such administration, and to state of the court of Ordinary of said County having at its regular term on theday of
Guguet 19 lag by order, discharged said executarship barland B. Wallace from said administration,
Barland B. Wallace 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
WH Do, Therefore, in pursuance of the powers vested in as, and a
letters of dismission from the administration aforesaid to the said
Darland A. Wallace to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 151 day of Queguate 1969
Clay W. Juca
Ordinary Gwinnett County.
Recorded this 2 rd day of Chaquat 1960
The state of the s

#### No. 4790

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, J. Britt
Administrat of the estate of
Harold Clean Britt
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Harold Dean But
returns of said estate transfer butter butte
having found all and singular the property of said estate, which came to the hands of said
1. D. 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
2. J. Down and no sufficient objection having been filed, and the
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 theday of
Court of Ordinary of said County having at its regular term of Ordinary of said County having at its regular discharged said
Court of Ordinary of said County having at its regular to the country of Said County having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said Country having at its regular to the country of Said C
in the second
and a series vested in us, and by
WE Do, Therefore, in pursuance of the powers ventered by the said
J. Bulli
may be called in question.
Q linery Gwinnett County.
Ordinary Griman
Recorded this day of Quaguat 19 600  Recorded this day of Quaguat Ordinary.

### No.4615

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

5. Tubitiner and
WHEREAB, Mrs. Willie J. Whitener and
WHEREAB, MAS. Lila S. Duril
Administratof the estate of
7. S. Sloan
in the inventory and
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
7, D. Down
having found all and singular the property of said estate, which came to the hands of said
having found all and singular the property of said control of the found of the said of the
mss. Willie & Whitenes + Mrs. Leila & Burel
and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
of any they had, why the said
terms of the law, calling on those interested to the law, deila & Buref.
mis Willie S. Whitener & Mrs. Leila & Buref
the standard from such administration; and no sufficient objection having been med, and
of the state of th
Court of Ordinary of said County having to the Court of Ordinary of said Williams. Williams.
Whitener & Mrs. Leilar S. Burel from said administration,
Whitener & Mrs. Lula D. Durid
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said Mus. Willie 8.
letters of dismission from the administration aforesaid to the salar-
whitenes & mise. Leila S. Burel to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 15th day of Dugust 19.6.
Octor to Sucker
Ordinary Gwinnett County.
Recorded this 2 d day of Charact

Claa W. Jucker Ordinary.

#### No. 3076

	TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
	WHEREAS, W, W Cheek
	Quardian Administrat. ON of the estate of Sarah D. Phillips
	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
	Duandian Ship
	Should not be dismissed from such administration; and no sunction of the day of Court of Ordinary of said County having at its regular term on the day of
	and ordered letters of dismission to issue.
	letters of dismission from the administration aforesaid to the to show his discharge wherever he
	may be called in question.  Given under my hand and scal of office, this 1 st. day of Quegret 196.  Given under my hand and scal of office, this 1 st. day of Quegret County.
	Ordinary Gwinnett County.  194.4  Recorded this 2nd-day of Chinary Gwinnett County.  Ordinary Gwinnett County.
١	Recorded this a The day of the things

By the Honorable the Ordinary of Said County:

No. 4712

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, mus. Lillie mae Well
Buardian Administrat of the estate of
4.1.0.1.
Delphine Webb
theread, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate
returns of said estate
the property of said estate, which came to the hands of said
having found all and singular the property was with
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
well and truly administered, as appearance of the said why the said why the said
terms of the law, calling on those interested to file exceptions, if any they had, why the said
ms. Lillie Mak Weble
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 theday of
Court of Ordinary of said County naving at the region of the county of said
me Lulie Mae Webb from said administration,
mis Lulie Mae Webb from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Duridianany
letters of dismission from the administration aforesaid to the said-
letters of dismission from the administration aforesaid to the said Res. She She Miss discharge wherever he
N. J. in annualism
Given under my hand and seal of office, this standay of Cuguest 1965
Chon w. Jucker
Guinnett County.

Recorded this 27 d. day of Jugust 1960

Plant TU. Juckey Ordinary.

#### Na 4259

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS,Suras O. Barner
Lonnie O. Barner
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Lonnie O. Barner
having found all and singular the property of said estate, which came to the hands of said
Jacobs Company in the control of the
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
terms of the law, calling on those metals and Barner
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 theday of
September 196; by order, discharged said from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers that the said
We Do, Therefore, in pursuance of the powers vested in the said
Bund a later
may be called in question.  Given under my hand and scal of office, this lething of September 1960.
Carinnell County
Recorded this_ 17th day of Leptenslew19.605  Recorded this_ 17th day of Leptenslew19.605

### No. 4724

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHITHERS, - Mrs. Brunelle Patton
natural Quardian Administrat of the estate of
- David L. Patton
timical 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
the law calling on those interested to file exceptions, if any they had, why the said
Burnell Hallotte
Such is Standing 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 theday of
September 1960, by order, discharged said purishing from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these  Limitianship  letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
1 - N. J. in annation
Given under my hand and scal of office, this that of September 1960
Clow M. Succession
Ordinary Gwinnett County.  Recorded this 7th day of September 1960  Que W. Jull Ordinary.

#### 40.4721

By the Honorable the Ordinary of Said County:

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

WHEREAS, W. St. Beard Natural Guardian of Frank Beard deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Irank Beach having found all and singular the property of said estate, which came to the hands of said------W. St. 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 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 1969, by order, discharged said pushinistration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----

> Given under my hand and seal of office, this loth day of September 1960 Recorded this 7th day of September 1960

w. H. Bland to show his discharge wherever he

may be called in question.

### no. 4746

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAB, I barl Bagby
Administrat of the estate of
Grank J. Bagby
the dismission thereof; and, on examination of the inventory and
returns of said estate to I said of Jagury
having found all and singular the property of said estate, which came to the names of said-
J. Carl Bayby  Delice and citation having issued in
well and truly administered, as appears by the vouchers lodged in 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 Bagby
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 theday of
October 19-0, by order, discharged said
2. Carl 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. Coarl Bagby to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 3rd day of October 1500
Otton W. Ducker
Ordinary Gwinnett County.
Recorded this day of Q clother 1960
Olton W. Jucker Ordinary.

#### No. 4451

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Margaret Navenport
Administrat ### of the estate of
Frances Moon
hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate
basing found all and singular the property of said estate, which came to the hands of said
Margaret Mavenport
truly administered, as appears by the vouchers lodged in Office, and citation having issued in
these interested to file exceptions, if any they had, why the said
margaret Naverpore
and no sufficient objection having been filed, and the
to Sente beging at its regular term on the
Movember 1960, by order, discharged said from said administration,
Movember 1969, by order, discourged from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in the said
margaret Mavery
may be called in question.
may be called in question.  Given under my hand and scal of office, this 7th day of November 196.  Ordinary Gwinnett County.
رمايا
Recorded this 8th day of

No. 4743

By the Honorable the Ordinary of Said County:

THE WARDING CREETING
To All to Whom These Presents Shall Come or Be Made Known—Greeting:
10 ALL 10 MANA
WHEREAS, Robert Williams)
WHEREAS,
Buerdian
Administratof the estate of
Catherine and Williams
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Catherine Com Williams, minor
having found all and singular the property of said estate, which came to the hands of said
having found all and singular the property of said estate, which said and singular the property of said estate, which said the property of said estate, which said the property of said estate, which said estate estate, which said estate es
well and truly administered, as appears by the vouchers lodged in 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
Chapter towards
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 theday of
Court of Ordinary of said County having at its regular term of the
Mournber 1960, by order, discharged said
Movember 1960, by order, discharged said granding of said administration,
and ordered letters of dismission to issue.
Ws Do, Therefore, in pursuance 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 Williams to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this _ Jth_day of
Glton W. Jacker
Ordinary Gwinnett County.
Recorded this Ath day of Dorse ma bear 1920

Clare W. Lecker Ordinary.

Jo. 4806

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WILEBEAS, Yu. B. Jouff
Cliffand Shalonan
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Clifford Molona
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 theday of
Mr. B. Mufffrom said administration,
and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said————————————————————————————————————
Given under my hand and seal of office, this Stday of Mesantus 19 kg.  Ordinary Gwinnett County.
Recorded this 6 day of Wesenley

50.4812

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, W. P. Williamker
Administrat AN_of the estate of
Rehat Magear Williamker
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Robert Store Willacker
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 theday of
Alsesaher 1966, by order, discharged said
Tw. P. Willenker from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Willianka to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, thisday of
- Ducker
Recorded this 6tt day of Hecenthe
. Cfilm W. Sucker Ordinary.

10.4828

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Thomas on Tenesly
1.
Semporary Administrator of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Olensie m Venely
having found all and singular the property of said estate, which came to the hands of said
Zlones M. Wenesty
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Donase Topa Tenerly
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 theday of
Mecanism 1940, by order, discharged said Jenescan, Morres M. Menerly from said, administration,
Thomas In . Osenerly
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Attack of the said
Thoras Me Seasty to show his discharge wherever he
may be called in question.
may be called in question.  Given under my hand and scal of office, this stday of klassifice 1966.  Ordinary Gwinnett County.
Oldmary
Recorded this land of described

#### No. 4610

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, -- Speo Mc Janiel Administrated of the estate of Marmon C. Mc Daniel deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Morney C. Por Manuel having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Theo mc Variel well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ Stev mc Saniel 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 January 1961, by order, discharged said Theo Mc Clanice from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----Les Mc Naxiel to show his discharge wherever he may be called in question. Given under my hand and scal of office, this 2nd day of humung 196/ Recorded this 31 day of 1961

Passes W. Susker Ordinary.

#### Jo. 4/7/

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: 6 Q Nawkins ----Administrates of the estate of Wyatt & Naw Kins deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate & Wzatt D. Naw Line 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 Lanuary \_\_\_ 19 lef, by order, discharged said\_\_\_\_\_ D. Naw Kins from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----(Y. Mares Keins to show his discharge wherever he may be called in question. Recorded this 3rd day of \_\_\_\_\_ tow W. Jucker Mary.

#### Jo. 2982

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, W. Guderson Warlington
Administrates of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of hom. Sally Two Coarlington
having found all and singular the property of said estate, which came to the hands of said
W. Gridesson Warlen ton
well and truly administered, as appears by the vouchers lodged in 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 theday of
Lis. (Sucherson) Warber for from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
etters of dismission from the administration aforesaid to the said
w. Inderson Warlington to show his discharge wherever he may be called in question.
Given under my hand and seal of office, this 275 day of
gewon W. Jucker
Recorded this day of
flix W. Sucker Ordinary.

### 10.4727

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Juan Wilow Zeaswood Edwards
Administratout_of the estate of
S. C. Zuaswood
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
Type Wilman Zearwood Edmande
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Brs. Evilma Zeaswood Edmands
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 theddday of
Zeberary 1961, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 Wilman Zeanwood Camonda to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6th day of 2thusang 196/
Given under my hand and star of the form to Juckey  Ordinary Gwinnett County.
Recorded this 7th day of Lehrusy 1961.  ———————————————————————————————————
,

Jo. 4751

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEBEAS, \_\_\_\_ tree. Zlay W. Stray Jumparary Administrat. With of the estate of Maniel Clayton Quar deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate & Haniel Clayton Groop having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ on Glay W. Snox well and truly administered, as appears by the vouchers lodged in 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. Hay W. Tusk 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 Jeburary 1945, 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 6 day of Zelensang 16/ Recorded this 106/ 2 Manuary 196/

— Glesse W. Lucker Ordinary.

#### Jo. 4884

By the Honorable the Ordinary of Said County:

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

WHEREAS, Drs. Cuince M. Busel
Sempenary Administrating of the estate of
G. B. Burl
<u> </u>
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 2
having found all and singular the property of said estate, which came to the hands of said
Mars Eurice Dr. Gusef
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
terms of the law, calling on those interested to me exceptions, it any they may, any the same-
nor busice on Busil
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 theday of
2 buase 19 6, by order, discharged said
Mas Curice m. Burel from said administration,
•
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Tree. Eusine M. Burl to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this
Given under my mand and some
Ordinary Gwinnett County.
Recorded this 12 th day of July 1961
Recorded this day of Olive 20 Jucker Ordinary.

#### Jo. 1873

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAS, Mrs. Tatie L. Maries

Jimporary Administratary of the estate of william Grawd Davis deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Twilliam Brown Davis having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Hus Satie L. Maria well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ Tars Splie L. Masia 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 Mrs. Statie L. Marie from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----may be called in question. Given under my hand and seal of office, this 6 day of March 196/-Recorded this January of March 1961

The day of March 1961

The day of Juck sordinary.

#### Jo. 4755

By the Honorable the Ordinary of Said County:

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

WHEREAS, Tara. Newa Marria Shure
Administrate My_of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Le Curtis Sheen
having found all and singular the property of said estate, which came to the hands of said
Tres. Neva Morris 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. Newar Morris Streve
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
Mas Meda Marsia Sheer from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
of the said
Mes. Newa Parkis Street to show his discharge wherever he
Given under my hand and seal of office, this 6th day of march 196/
Ordinary Gwinnett County.
Recorded this 7 March March 1991.
F

#### Jo. 4787

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Hewey F. Siane, Sv. Matural Gundin
Williams,
Administratof the estate of
Dowley F. Sears, St.
descared both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Deuley 7 Sears, Dr.
having found all and singular the property of said estate, which came to the hands of said
Mewey 7. Sears, Es.
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Mewey 7 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 theday of
by order, discharged said
Afectory 7 Sears, Sr. from said administration,
feedlag 7. XXX. from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Mewey 2 Sean, Su to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 3rday of 19k
Box Ev. Sucher
Ordinary Gwinnett County.
day of 196/
Recorded this 4th day of pril 1961.

### Do 4769

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
,
WITEREAS, E. B. Stuff
,
Administrat. On of the estate of
Dr. R. D. Harris
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 7 U. Harris
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
Co.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 theday of
19.61, by order, discharged said
to B. Sluff from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Lo B. Huff to show his discharge wherever he
may be called in question.
19.60 this Inday of Charles 19.60
( Secon Te). Juckel
Ordinary Gwinnett County.
Recorded this 4th day of Control Tuckonimary.

## A Speculary

## 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. Landrew W. G. Lee deceased, hath made application for the dismission thereof; and, on examination of the inventory and having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Plyde See and C. A. Sandrers well and truly administered, as appears by the vouchers lodged in 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 man 196/, by order, discharged said executorsh and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Clipde Le and C. St. Ludies to show his discharge wherever he may be called in question. Recorded this 27 day of May 196!

- Cleane W. Sucke Drdinary.

No. 4881

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, f Ray Merritt
<b>A</b>
Mrs. Hortense H Broofford
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Mrs. It ortense. It. Breakford
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
4. Bay Mercitt
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
frame 1961, by order, discharged said J. Ray Mesnitt
from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Bay Meriell.
to show his discharge wherever he
1967
Given under my hand and scal of omee, alton U. Lucker
Ordinary Gwinnett County.
Recorded this gth day of fune 19.6.
Recorded thisday offurte all tucker Ordinary.

#### 4322

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Joseph P. Spain, fr.
Administrator of the estate of
Mrs. Sarah Margaret Spain
deceased, bath 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
Joseph P. Spain, fr
well and truly administered, as appears by the vouchers lodged in 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 3 nd day of
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 found P. Spaine for
to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 2 nd day of fully 196/
alton W Jucker
Recorded this 6 th day of July 196!  Alton W Jucker Ordinary.

Jo. 4788

By the Honorable the Ordinary of Said County:

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

WHEREAS, Jacque G. Spain, Ja.
•
Administrat AN of the estate of
Joseph G. Spain, Sr
July and the state of the state
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
•
returns of said estate g Joseph P. Spain, Sr.
U Company of the comp
having found all and singular the property of said estate, which came to the hands of said-
Jaseph G. Spain, Dr.
farefair &
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
Well and truly administration, as appears by the vouchers loaged in onice, and charles in the
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Joseph O. Spain, De
<i>'</i> ,
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 theday of
Court of Ordinary of said County having at its regular term of wissers
19. 6/ by order, discharged said
Jaseph G. Spain, Je from said administration,
,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
letters of dismission from the administration discourse he
Joseph 9. Spain to show his discharge wherever he
100
may be called in question.
may be called in question.  Given under my hand and seal of office, this 3x day of
Given under my hand and seal of office, this
Given under my hand and sear of outs,
Charles
Ordinary Gwinnett County.
19.61-
Recorded this 5 th day of 1961.
Recorded this day of fully without Ordinary.

4824

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Jasper Willard
Australian of the estate of
Jack & Willard
returns of said estate
having found all and singular the property of said estate, which came to the hands of said
Jasper Willard
well and truly administered, as appears by the vouchers lodged in 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 3 10 10 10 10 10 10 10 10 10 10 10 10 10
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said fasper 21-lland
may be called in question.
Given under my hand and seal of office, this 310 day of July 1961
Recorded this 6 th day of July 19.6
Alton 9. 1 Tue bea Ordinary.

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 Hary, Loretta, and David Stanley Dunsan hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Tary, Toretta, and David Stanly Duncan 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 3 not \_\_\_\_\_196 /, by order, discharged said sonks David from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said Land Luneum \_\_\_\_to show his discharge wherever he may be called in question. Given under my hand and scal of office, this 3 nd day of July

Miton W Lucker Ordinary Gwinnett County. Recorded this 6 th day of \_\_\_\_

4652

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAB, Phr. E White
Administrative 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 3 ro day of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 2 rd day of July 1961
Recorded this 6 th day of July 19-6

### Jo.4914

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Plain R. Sammon
Executor Administrator of the estate of
Mancy tomma Wogen
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Manay to run a Wager
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 theday of
Olum R. Sammon from said Michael
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Ollin R. Sammon to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this
Given under my hand and seal of office, this 7 day of Cuche Ordinary Gwinnett County.
Recorded this study of Que ust 1961

#### So. 4808

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, W Golden Jannes & George L.
Sannes Executors of the estate of
Did Janner
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 Geografic Standard Sandard S
Januar & Leange S. Januar from said reliministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 Darlow Januar Y Descripe of Slow thow his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 7 day of fuefust 19 les
Cher to Jucker
Ordinary Gwinnett County.
Recorded this_ day of
Secon W. Juchallman

No. 4853

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, WHEREAS,
Administrat & of the estate of Johnson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Tames Quesell Halmen
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 theday of
Systemles 1961, 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
E B. Huff to show his discharge where the
may be called in question.
Given under my hand and seal of office, this 5th day of September 1961  Ordinary Gwinnett County.
O. Grang Gwinnett County.
Recorded this 6th day of September 1861.  Recorded this 6th day of September 1861.

Jo. 2796

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, S Greston Rogers, administration Da Bonis now \_\_\_\_of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estates J. D. Gass. having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ S Guston Gogers well and truly administered, as appears by the vouchers lodged in 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 Greaton Jogers 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 196/, by order, discharged said\_\_\_\_\_ S. Oreston Pagers from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----Rester Gagers 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

Please W. Suckes

Ordinary Gwinnett County.

Recorded this 6th day of September 1961

Please W. Juckes ordinary.

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. M. Millon natural quardian -----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 alless Mc Millon having found all and singular the property of said estate, which came to the hands of said..... ILA 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..... 11 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 2 mad-day of Octobro 1961, by order, discharged said 11 A. Mc Mellon from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----13. A. Mc Millon to show his discharge wherever he Given under my hand and scal of office, this Lode day of October 1961. may be called in question. alton W. Lucker Recorded this 3 rd day of October 1961

#### 14734

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR, Ihr litigens and Southurn Dank - quardina
of the estate of
James W. Weathers - an incompetent person
hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate fames W. Weathers, an incompetent person
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 theday of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 Lityens and Southern Mational Banks to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Lord day of October 196/
alton W. Lucker
Recorded this 3 rel - day of October 196/

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 natural
guaracan
Eddie Ruth Clay a minor
returns of said estateafEdoline Ruth_ Clay
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 theday ofday of
Edolie II Clay from said subministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
may be called in question.  Given under my hand and seal of office, this 2 rol day of October 19.61.  Altern W Jucker
Ordinary Gwinnett County
Recorded this 3 rd day of October 19.6.1

### 4733

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEDEAS, It. Rhodes Jordan
Administrat & L_of the estate of
J Boy Wilson
thereof: and on examination of the inventory and
returns of said estate A May Wilson
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 2 and day of
Octobra 196/, by order, discharged said
It 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
may be called in question.
Given under my hand and seal of office, this 2 and day of October 19-64
Alton W. Lucker
Recorded this 31d day of October 196/
- Alton W. Lucker Ordinary.

4858

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WITEREAS, Joe W. Scales guardian
Claine Seales
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Claine Seales minor
having found all and singular the property of said estate, which came to the hands of said
V
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
foe 21. Seales
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 theday of
October 1961, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
foresaid to the said
letters of dismission from the administration and states to show his discharge wherever he
Given under my hand and seal of office, this 2nd day of
Ordinary Gwinnett County.
0 / 0 7 / 19.6/
Recorded this 3 rd and of October 1961  Mon la Turker Ordinary.

No. 4868

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Marshall Grant Camber, Natural Duardia
Administratof the estate of
Buendy Grace & Dandia Cambo, miser
returns of said estate g. Sevenly Drace of Danday Combes
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 theday of
Movember 196, by order, discharged said from said Burning
Marshall Grant Camber from said Munifernity
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the Alministration aforesaid to the said
Marshall Grant Combes to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6th day of Materials 1961-
- Lucker Lucker
Recorded this day of Yo) smless 106
day of 196

Jo. 4870

4882

By the Honorable the Ordinary of Said County:

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

WHEREAR, Mrs Mystle S Pittard, Natural quardina
Mina Pittard
returns of said estate of Marinee Pittard
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 III. day of
Mhs Myrth 5 Pittons from said quandianshy
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
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and scal of office, this 4th day of December 1961
Recorded this 5th day of Duember 1951
alton W Lus Ser Ordinary.

4994

By the Honorable the Ordinary of Said County:

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

WHEREAS, Off D. Martin, Natural quardian Barbara Sue Martin deceased, 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..... all I 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\_\_\_\_\_\_ should not be dismissed from such diministration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the 4 th day of Lecender 1961, by order, discharged said from said from said filministration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the comministration aforesaid to the said\_\_\_\_\_\_ alf I Marker to show his discharge wherever he may be called in question. Given under my hand and scal of office, this # the day of December 1961 Alton D. Lucker Ordinary Gwinnett County. Recorded this 5 the day of December Alton William Ordinary.

#### 4929

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR, O. H. Skinouse
Administrat 21_of the estate of
Ma Jellie H. Skinner
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Mas Lellie It Sainsee
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 4th day of
Old Shinaus from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
•
Given under my hand and seal of office, this 4th day of Secesarius 1961
alton W Jucker
Recorded this 5 th day of December 196/
Alto Is Luke Ordinary

#### No. 4739

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAR, Mrs Rowence Meabit + Charles C. Pettons
Limitors Administrat of the estate of
Mrs. T.J. Allen
deceased, bath 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. Rowson Masket + 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-
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 th day of
March 1962, by order, discharged said Miles Rowsman
Must + Charles Co Pottand 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 Miss. Braces.  Matril + Charles C. Puttard. to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 3 things of March 1962
Ordinary Gwinnett County.
Recorded this 6 th day of March 1962
Recorded this 6 200 day of 122 states Alton his Tucker Ordinary.

### No. 4837

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Mhs. Letre Garner Kennely
Luardian Allministrat of the estate of
J. W. Lawr
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate J. W. James , incompiled
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 5 the day of
March 1962, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these fluoristics letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said.  Mas Leta Harre Manuely to show his discharge wherever be
may be called in question.
Given under my hand and scal of office, this 5th day of Mauch 1962
alton W- Tusker
Recorded this both day of Much 1962
- alta las Lucker Ordinary.

#### No. 4864

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS,Earl Engine Clark
Administrato 2_ 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 theday of
Masch 1962, by order, discharged said from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 5 th day of March 1967
Ordinary Gwinnett County.  Recorded this 6th day of Mauch 1962  Alter W Luciu Ordinary.

#### No. 4888

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, - Mardell Cleveland
Administrat Los the estate of
Rex R. Doughuty
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 theday of
Musch 1962, by order, discharged said
Mardelf Chuland from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 5thday of March 1962
alton W. Junker
Recorded this 6 the day of March 1962
- Alton W. Lucker Ordinary.

#### No. 4908

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Richard B. Gazaway
Suralian Suralian of the estate of
Charlie Gazaway , fr:
demand, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Lharlite Lazaway from main
having found all and singular the property of said estate, which came to the hands of said
Bichard B. 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
Buchard B. Hazaway
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 theday of
Musch 1962, by order, discharged said from said administration,
A Series D. Surjances of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
19 ichard B. Hagaway to show his discharge wherever he
may be called in question.
hard and seed of office, this _3 theday of
alter W. Justin
Ordinary Gwinnett County.
Recorded this b the day of March 1962
Recorded this b the day of Alton W Lucker_Ordinary.

#### No.4910

To ALL TO WHOM THESE PRESENTS SHALL COME OF BE WASE KNOWN SKEETING.
WHEREAS, Mrs. Lillian Cole
11
Administrat Accessor the estate of
alex Ramey
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate alex Aamuf
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 theday of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 5th aug of March 1962
I alton W. Luchur
Recorded this bath day of March 1962
Alton 4.1 Tue her Outinory.

#### 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.d. Stegmand -Mrs. Mary Heater, Incompetent person decreed, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mss. Many Itestice having found all and singular the property of said estate, which came to the hands of said-----a. I 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----al Stegunson should not be dismissed from such administration; and no sufficient objection having been filed, and the Agril 1962, by order, discharged said a Le Magwood from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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 Heguvod to show his discharge wherever he Given under my hand and seal of office, this 2nd day of last 19.62 may be called in question. Alton W. Tucker Ordinary Gwinnett County. Recorded this 3 rd day of lyrial 1962

Alland Jucker Ordinary.

### 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 de Stagwood
WHEREAS, A Lingue
Strandan Administrat of the estate of
Bonnie for Nester, Lawlyn Buth Heater, of Jonora fear Hesty minor
depend, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Bornie free Mestre, Lawlyn Ruth Ikalie & Donna kan  Mestre Minus  having found all and singular the property of said estate, which came to the hands of said
having found all and singular the property of said estate, which came to the hands of said
V
well and truly administered, as appears by the vouchers lodged in 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 2 mod-day of
lpuil 19.62 by order, discharged said
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 2nd day of April 1962
alton W. Zucher
Recorded this 3 day of assil
Alton W- Tucker_Ordinary.

#### No. 4901

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, I blesley Davis and Guy Meriday -----Administratosa\_of the estate of J. A. It who hard deceased, hath made application for the dismission thereof; and, on examination of the inventory and having found all and singular the property of said estate, which came to the hands of said-----1. Wesley Davis and Suy Menday well and truly administered, as appears by the vouchers lodged in 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 blesly Davis and Suy Menday 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 mol- day of Spuil 1962, by order, discharged said 1. Wesley Davis and Luy Meriday from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----Wesley Davis and Lung Mendayto show his discharge wherever he Given under my hand and seal of office, this 2 not day of facility 1962 may be called in question. Ordinary Gwinnett County. Recorded this 2nd day of April 1962 aston W. Lucker Ordinary.

15.4956

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAR, --- Samuel Gradese, Natural Sylvia Marie Gaders deceased, bath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Agleia Marie Landers having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Samuel Lander well and truly administered, as appears by the vouchers lodged in 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 Landers should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Organity of said County having at its regular term on the\_\_\_\_\_\_day of 1962, by order, discharged said\_\_\_\_\_ Samuel Landers from said diministration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the diministration aforesaid to the said..... Andrea Marie Landers to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 7th day of 1962

Stern W. Jusker

Ordinary Gwinnett County.

Recorded this 8th day of 1962

Please W. Jusker Ordinary. Buardianship

## STATE OF GEORGIA, Gwinnett County.

### No. 4952

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
•
WHEREAS, Gran Moore
47 + 1 5 1:
Natural Duardian
Les Donare See to disministrate of the estate of
giosing been to peace
deceased, nath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of finishing the moore
having found all and singular the property of said estate, which came to the hands of said-
from 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
toron to poure
should not be dismissed from such American and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
2062 to ordinary of said
That Moare from said The said from said The said
Grow Moure troin said minimum.
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 commission storesaid to the said
brow Maaseto show his discharge wherever he
may be called in question.
70
Chipo Co:
Ordinary Gwinnett County.
May 1962
Recorded this 8th day of May Out to Suckey Ordinary.

### No. 5067

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Mars Blady Brown
AdministratAjfof the estate of
Buy to Granon
William D. State Control of the Cont
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.
returns of said estate 19
having found all and singular the property of said estate, which came to the hands of said
having found all and singular the property of said country, when the
Mrs Dladep Drawn
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Brown Stadye Grown
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 theday of
Court of Ordinate to said County having at its regular term on the
19 6.7 by order, discharged said
19 62 by order, discharged saidfrom said administration,
The said administration of the said administrati
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
mas Slades Brown to show his discharge wherever he
to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 7 day of 1962
flow W. Jucker
Ordinary Gwinnett County.
Recorded this Sounday of Mac 10/2
Recorded this St day of May 1962
Gleon W. Juckonindry.
<i>(</i>

### No. 5078

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

WHEREAS, Plifford J. Bailey
Administrated of the estate of Bailey
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 theday of
Cliffe and J. Barley 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
may be called in question.  Given under my hand and seal of office, this 4th day of 21 Jucker 1962
Given under my hand and seal of office, this - P - day of
Recorded this 5 day of
With the state of

No. 4886

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: In Mitchell Administrator of the estate of R. + Mrs. J. R. Prtchell. deceased, bath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of \_ J. R. & Dyrs. J. R. Mitchell having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ S. M. mutchell well and truly administered, as appears by the vouchers lodged in 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. Mitchell should not be dismissed from such administration; and no sufficient objection having been filed, and the Court of Orginary of said County having at its regular term on the\_\_\_\_\_\_dny of .....1962, by order, discharged said\_\_\_\_\_ J. 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-----T. Mtekell to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 21 day of July 1962 Recorded this 3rd day of July 1962

Geron W. Lucker Ordinary.

### No 5007

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS,P. Seven
Egbest W. Garkson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of toglet to Jacks
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 theday of
September 1962, by order, discharged saidfrom said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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. Seven—to show his discharge wherever he
may be called in question.  Given under my hand and scal of office, this 4 th day of September 1962
Ordinary Gwinnett County.
0 4 /01 1962
Recorded this 5th day of Syllman W. Juken Ordinary.

merron in Sucurdian.

# STATE OF GEORGIA, Gwinnett County.

### No. 5023

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Frank McDaniel
Duardian of the solote of
Deborah McDaniel
the dismission thereof; and, on examination of the inventory and
returns of said estate q. Deborah Me Daniel
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 theday of
Actoher 1922, 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 diministration aforesaid to the said
mny be called in question.
Given under my hand and scal of office, this 15t day of October 1962
alton W. Juka
Recorded this 2nd day of Octaber 1962
alton W. Le key Ordinary.

### No. 4860

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
·
WHEREAR, Colner C. Huff
g-b. Raden Administrat A 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 theday of
0 cttoler 19 62 by order, discharged said
Edna Q. 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
b. Paler to show his discharge wherever he
<b>U</b>
may be called in question.
Given under my hand and seal of office, this LST day of 1 tubes 1960
Comment County.
To be
Recorded this 231 day of Octuber 1962 Ordinary. Ordinary.

### No. 4833

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, James J. alams
Juardien
Administrat 22 of the estate of
M. A. adams
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate
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
October 1962, by order, discharged said
W. A. Oslama from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 15t day of October 1962
alton W. Tusker
Recorded this 2Nd day of October 1962
alton W. Ileko Ordinary.

to xecutaiship

## STATE OF GEORGIA, Gwinnett County.

### Jo 50/2

By the Honorable the Ordinary of Said County:

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

WHEREAS, Carl Hewalt and
Julius Cotes
Executers of the estate of
Das to man Brownley
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate 7 Browner Brownley
having found all and singular the property of said estate, which came to the hands of said.
Carl Lewatt and Jelies 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 maid
Cool Thurst and Judion Cates
should not be dismissed from such administration; and to sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the day of
October 19 62, by order, discharged said
Cost Sewatt and Julian Cates from said Amini-training
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 diministration aforesaid to the said-
Carl Squatt 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 Oelate 1962
Ordinary Gwinnett County.
n+1
Recorded this 2nd day of Welsher Ducker Ordinary.

TRANS ADMINISTRATION To id Will Grange &

## 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. Stark with will anyed Land P. Juhan

Administratory of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Sauce & Juhan having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Nage 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\_\_\_\_\_\_ Stope O. 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 October 1962, by order, discharged said..... Thope 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 with will annual letters of dismission from the administration aforesaid to the said\_\_\_\_\_\_ k may be called in question. Given under my hand and scal of office, this / Jot day of October 1962 altan W. Luker Recorded this 201d day of October Ordinary Gwinnett County.

#### No. 5000

Come or be Made RNOWN—Greeting:
WHEREAS, Beatries matthews Crises
Harry Jackson Crider de pecuting last we
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Zang Jahron Caride
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
10, by order, discharged said
from said administration,
and ordered letters of dismission to issue.
WB Do. Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 1st day of Octaber 1962
Ordinary Gwinnett County.
Recorded this 3M day of Ottober 1962 Ofton W. Juden Ordinary.

#### 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, Boul Il Mughy + Oliver of Mughy
WHEREAS, Guidan
With will arekel
Bestea Hyele Administrat of the estate of
Etal J. Marghy
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Bertin Hydre + Ethel H. Murphy
having found all and singular the property of said estate, which came to the hands of said
Poul il Murphy + Oliver of 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 St. Mughy + Oliver of Murghy
should not be dismissed from such administration; and no sufficient objection having been filed, and the
[ ] MA [ ] Ama, ail a = laibad
Court of Ordinary of said County having at its regular term on theday of
October 1962, by order, discharged said
Gard of Musply & Oliver & Musply from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said-
Destrict Hyde 1 & the 4 Mind show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 15tday of October1962
alton W. Justen
Recorded this 2Nd day of October Ordinary Gwinnett County.
Olton W. Truste Ordinary.

#### No. 4792

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Mrs. Busines P. Stulsey
Duardian of the estate of
Lawrence n. Thulsey, and incompeted person
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Lawrence no Hulacy
having found all and singular the property of said estate, which came to the hands of said
ma Bernice Q. Aulsey
well and truly administered, as appears by the vouchers lodged in 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 theday of
Mydendess 1962, by order, discharged said from said medicinely from said medicinely from said medicinely
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the dimmistration aforesaid to the said
Mrs. Bernice J. Stulsery to show his discharge wherever he
may be called in question.  Given under my hand and scal of office, this 5th ay of Reference 1962.
Given under my hand and scal of office, this sound of the Suckey
Ordinary Gwinnett County.
Recorded this 6 day of November 1962
Recorded thisOrdinary.

316

# STATE OF GEORGIA, Gwinnett County.

20.5022

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
MIEREAB, Delie Mar Laden Bagaway
natural Duardia
Administratof the estate of
David Lee Lodes
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Davide Lee Lade
having found all and singular the property of said estate, which came to the hands of said
Dallie Mar Foden Dazaway
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Dallie Man Loden Buganan
should not be dismissed from such administration; and no sollicient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
Moderatur 1962, by order, discharged said guardianch Dallie Mae Lacles Dagaway from said diministration.
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Dollie Mass Loden Bagaway to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 5 day of November 1962
Do y. 1 skeet

Ordinary Gwinnett County.

Recorded this 6th day of Arlen 1962

Peton W Jucker Ordinary.

### 10.5028

By the Honorable the Ordinary of Said County:

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

WHEREAS, Gless Craaker,
natural Quardian of Stanley Gerald
Cracken and Lichard Byon Administrate not the estate of
Crasker (misses)
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of said museus
having found all and singular the property of said estate, which came to the hands of said
Glene Cascher
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Gelene Cracker
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 theday of
Moternles 1962, by order, discharged said
Suardiana
fellene (sactoes from said Diministration,
and ordered letters of dismission to issue.
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these  letters of dismission from the minimistration aforesaid to the said
where the said ordered letters of dismission to issue.  When Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the said and said to the said to the said to show his discharge wherever he may be called in question.
and ordered letters of dismission to issue.  WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these  letters of dismission from the Anthonistration afofesaid to the said  to show his discharge wherever he may be called in question.  Given under my hand and seal of office, this and day of Markenham 1922.  Attor. W. Juckey
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 Ambinistration aforesaid to the said to show his discharge wherever he may be called in question.  Given under my hand and seal of office, this aday of Markenian 1922.  Ordinary Gwinnett County.
and ordered letters of dismission to issue.  WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the disministration afofesaid to the said
and ordered letters of dismission to issue.  WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these  letters of dismission from the Anthonistration afofesaid to the said  to show his discharge wherever he may be called in question.  Given under my hand and seal of office, this and day of Markenham 1922.  Attor. W. Juckey

Jo. 5029

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHEREAR, Calisa C. Chewring, Natural Durcher of - Vicky Denise Clewring deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate 7. Vicky Dexise Chewning
having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Calvin C. Chedning well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ Calvin C. Chewning 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 Modesalus 1963, by order, discharged said..... Caletin C. Chewnery from said ministration and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-Culsian C. Chewheng to show his discharge wherever he may be called in question. Given under my hand and seal of office, this day of Moleculary 1962

Ordinary Gwinnett County.

Recorded this - 6 & day of Molecular 1962 - Que W. Sucker Ordinary.

No. 5084

By the Honorable the Ordinary of Said County:

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

WHEREAS, Do Josep Si, Datural Duestian
Je Jonny Dr. Jaus, Jr. (minar)
"deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Senang M. Jours, J.
having found all and singular the property of said estate, which came to the hands of said
J. In Jana, Sr. Natural Buendian
well and truly administered, as appears by the vouchers lodged in 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. Lowe Sr.
should not be dismissed from such diministration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on theday of
Jove Se from said From said
J. D. Jowe St. from said million from the front said million front
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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
Given under my hand and scal of office, this 5-id day of Novlember 1962
Given under my hand and seal of office, this day of Juchu
Ordinary Gwinnett County.
Recorded this 6th day of Modernhas 1962
Recorded thisday of Atton W. Justine Ordinary.

#### JE 5133

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREIS, Topo Frank Poliston,
Administrate of the estate of
Mys stattie B. Switty
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Doys Stattee & Switting
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
well and truly administered, as appears by the volumers fouged in Onice, and criation having books in terms of the law, calling on those interested to file exceptions, if any they had, why the said
Fors Frank Pakertors
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 theday of
Traterales 1962 is order, discharged said
Tops. Itanh Cheuteon from said administration,
and ordered letters of dismission to mate.
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
to show his discharge wherever he
may be called in question.
Given under my hand and seal of come, this Dill day of Moderntus 102
Green Es Sucker
Recorded this 6th day of Molember 1962
Otto W. Jacker Ordinary.

5116

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
Whereas,
Administratof 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 theday 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
letters of dismission from the administration aforesaid to the show his discharge wherever he
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, thisday of19
- Combin
Ordinary Gwinnett County.
Recorded thisday ofOrdinary.
Recorded (msOrdinary.

#### No. 5189

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Dajisa title Dunagan
Jampenny Administratory of the estate of
Jour Since Duragen Since
traction for the dismission thereof; and, on examination of the inventory and
returns of said estate-9 - Susie Susage Sime
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 theday of
December 1963, by order, discharged said Jumperan, from said, administration,
Trisa to the Denaged from said, administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 3rdday of December 1962
Geton W. Sucher
Recorded this 4 La day of December 1962
Getor W. Jucker ordinary.

must receive f

## 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, Telly Ellist, Executar
Administrat of the estate of
last will + dutamed of D. V. attaway
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
Trely Collisto
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Telly tolliet
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 theday of
Court of Ordinary of said County having at its regular term of the
January 1963, by order, discharged said from said administration
Gely to study
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, thisday of
given under my hand and but
Ordinary Gwinnett County.
Recorded this 8th day of 1963
Recorded this day of Juckey Ordinary.

### Jo. 5056

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Mrs. Christine M. Dairel, Matural Grandian
of the estate of
John Henry Mc Daniel
an examination of the inventory and
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.
returns of said estate.
having found all and singular the property of said estate, which came to the hands of said
Dogo, Christine on 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
Dan Christine M- Namel
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 theday of
Junuary 1963, by order, discharged said
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
Typ Christine m & Daniel to show him discharge wherever the
may be called in question.
Given under my hand and seal of office, this
Jan W. Suchen
Recorded this day of 195
Desa Co. Sunlar ordinary.

### No. 4179

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Mary Byrd Marting administrating Cum
Sestamento annexa
Administratof the estate of
tru. Biorgia Gubrese Brod
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Beargia Conbian Byl
having found all and singular the property of said estate, which came to the hands of said
Mas Grany Byrl 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
tas - Mary Burd 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 theday of
Jeburary 19 6 3 by order, discharged said.
Mes Mary Bund Montine from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this
Ordinary Gwinnett County
Recorded this 5th day of Sucker ordinary.
William

### Jo. 4747

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAR, Paul a. Murphy, alm. with live Inneyed
Miss Bestie Dude
deceased, both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate This. Bestie Aude
having found all and singular the property of said estate, which came to the hands of said
Paul d. Mughy
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Taul d. Nurphy
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 theday of
Jelman 1963, by order, discharged said
Schwarz 1963, 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
may be called in question.
Given under my hand and seal of office, this X day of Salmany 1963
Jun 1/2 Jucker
Recorded this 5 d day of 2
Recorded this 5d day of Llarge To Leaker ordinary.

### No. 5031

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS,
Administrat ex_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 theday of
Jelyman 1963, by order, discharged said 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
may be called in question.
may be called in question.  Given under my hand and seal of office, this————————————————————————————————————
Recorded this 5th day of Jelmany 163.  Que La Jucker Ordinary.

matural Duardeanship

# STATE OF GEORGIA, Gwinnett County.

#### Jo. 5086

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, - Mrs. Darathy Darries
Natural Principles of the estate of
Dicheles C. Duria
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Michele & Starris
having found all and singular the property of said estate, which came to the hands of said
Mrs. Dosathy Stanis
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Then Doroety Hours
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 theday of
July 1963, by order, discharged said from said all ministration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Lychele &. Harris to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this Taday of Jelucian 1963
John W. Sucher
Recorded this 5th day of July 1963
John W. Sucherordinary.

natural Dualembig.

## STATE OF GEORGIA, Gwinnett County.

### Jo. 5092

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Daniel Claude White.
Natural Duardian Administrat of the estate of
Togang Jane White
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of many 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
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 theday of
February 1963 by order, discharged said guardeursk
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
The dear the said
Daniel Claude Write to show his discharge wherever he
Given under my hand and seal of office, this Hand of July of Jucker Ordinary Gwinnett County.
Ordinary Gwinnett County.  Recorded this 5d day of Jehnery 1963  Leve W. Jucker Sinary.

#### Jo. 2389

To ALL TO WHOM THESE PRESENTS SHALL COME OR DE WINDE KNOWN—GREETING:
WHEREAS, Clause D. Winder
Administrations of the estate o
Ske Evender
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
Clara B. Winder
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 theday of
Clasa B. 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
letters of dismission from the administration aforesaid to the saidto show his discharge wherevershe
may be called in question.
Given under my hand and scal of office, this Lang of March 196
Getore W. Sucher
Recorded this 3 dd day of March 1963
Goton Zo. Seechwordsnary.
- Service Control of the Control of

No. 5116

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, S. W. Juck
natural Duardianiministrat of the estate of
Irasia Israk
returns of said estate. P. Reevis Quel
V
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 theday of
19 63 by order, discharged said
John Juck from said quadiant
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the remainistration aforesaid to the said
Los show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this late day of
Called W. States
Ordinary Gwinnett County.
Recorded this 20 day of Good 1963
Recorded this 21 day of leave le Sucker Ordinary.

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## STATE OF GEORGIA, Gwinnett County.

No. 4017

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, YMrs. Comma B. Shampson
Quardian of the estate o
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate. Tohert Thompson having found all and singular the property of said estate, which came to the hands of said
Tres Comma B. Stompson
well and truly administered, as appears by the vouchers lodged in 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 Junimietration; and no sufficient objection having been filed, and the
Court of Ordinary of said County having at its regular term on the day of
Tree Stompson from said administration
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the Administration aforesaid to the said
may be called in question.
Given under my hand and seal of office, this 6 day of Man 163
Recorded this day of 1953
Clean W. Sucker Ordinary.

### 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. Craw Coding to
WHEREAS, S. O. Crow, administrator weed.
Administratof the estate of
Emony If Crow
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
having found all and singular the property of said estate, which came to the hands of said.
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 theday of
May 1963 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
Litter 6 3: in the administration aforesaid to the said
Lo. Crow to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 6 day of Jucker
Ordinary Gwinnett County.
Recorded this 1th day of May Juty W. Lucker ordinary.

### Buardianship

# STATE OF GEORGIA, Gwinnett County.

### No. 4954

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Junea to Warnack, Quardian
Administratof the estate of
W. Z. Womack, incompetent
U dismission thereof; and, on examination of the inventory and
returns of said estate 2. Womack
having found all and singular the property of said estate, which came to the hands of said
James & Warrack
well and truly administered, as appears by the vouchers lodged in 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 theday of
1963 by order, discharged said
and ordered letters of dismission to issue.
Wn Do, Therefore, in pursuance of the nowers vested in us, and by virtue of said order, issue these
letters of dismission from the diministration aforesind to the said
tames & Warrackto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this day of
Geton Ev. Sucker
Recorded this 1th day of 1963
day of 1963

### Jo. 5055

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Mrs. Leta Bainer Tinely
Tops Nunsey (mr. 2 Ev.) Larner
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Mrs. Mancy (mgrs. J. W.) Danier
having found all and singular the property of said estate, which came to the hands of said
Mrs Leta Dassen Generaly
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Mas Leta Daines Timenty
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 theday of
1963 by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Drs Leta Burner Jenerly to show his discharge wherever he
Given under my hand and seal of office, this day of
Given under my hand and seal of other, this with the first war. Jucken
Ordinary Gwinnett County.
Recorded this 7 day of 1905

336

## 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, Junes to Jordan, St. Natural Duardian Administrat- of the estate of Tance Que Jordan, a musion 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 \_\_\_\_\_\_ funes to Jordan, Je. well and truly administered, as appears by the vouchers lodged in 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 diministration; and he sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the\_\_\_\_\_\_ 6 2 day of \_\_\_\_1963, by order, discharged said\_\_\_\_\_ ances to. Jordan, Ju. from said Alministration and ordered letters of dismission to issue. WR Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the dimprospration aforesaid to the said James to Sulsa, Ju. to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 6 day of Mary 163 Ordinary Gwinnett County.

#### Jo. 1440

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Jack Shelland, Soln
Administrat 944 of the estate of
Gersell Zoeuler
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of Respell Jacules
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 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 319 day of
Jach Hallung from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 3 idday of 1963
Recorded this 4 day of June 1963  Recorded this 4 day of June 1963

No. 5143

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: Ralph Deswarz, Natural Gonald Browning deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate of Horald Browning having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Galph Brawning well and truly administered, as appears by the vouchers lodged in 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 its sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the \_\_\_\_\_day of 1963 by order, discharged said Juandiansle State Statement from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforegaid to the said\_\_\_\_\_\_ Showing to show his discharge wherever he may be called in question. Given under my hand and seal of office, this Redday of \_\_\_\_\_ Ordinary Gwinnett County. Recorded this 4 day of \_\_\_\_\_

#### ub. 5229

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, Fare. Settie J. Maughon -----Administrates of the estate of one feet to sing deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate yes Jet towing having found all and singular the property of said estate, which came to the hands of said-----ope Sollie S. Moughon well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_ De Dettee I Topusfron 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 1963, by order, discharged said-----Topes . Wettie S. Menafhon from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-----Ma: Thethe J. Manghan to show his discharge wherever he Given under my hand and scal of office, this 1st day of July 1963 may be called in question. Ordinary Gwinnett County. Recorded this \_\_ \_ day of \_\_\_\_

#### No. 5257

may be called in question.  Given under my hand and scal of office, this lit day of lucker.  Ordinary Gwinnett County.  Recorded this 2 ref day of lucker.	TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  Medicary in Bringing County and State State which came to the hands of said will 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 the Do, Therefore, in pursuance 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 scal of office, this Staday of Luly Auckey Ordinary Gwinnett County.  Recorded this 24 day of Luly Ordinary Gwinnett County.	WHEREAR, Mrs. Grine Mue Deoforg.
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate.  Mus. Carry Le Paring.  having found all and singular the property of said estate, which came to the hands of said.  Mel Annie Mar. Har. Har. Har.  well and truly administered, as appears by the vouchers lodged in 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 the Source Mar. Har. Har. Har. Har. Har. Har. Har. H	Administrat My of the estate of
well and truly administered, as appears by the vouchers lodged in 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 the Law from said administration, and ordered letters of dismission to issue.  What Do, Therefore, in pursuance 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 scal of office, this lated ay of lated the County.  Recorded this 24 day of Ordinary Gwinnett County.	deceased both made application for the dismission thereof; and, on examination of the inventory and
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said	having found all and singular the property of said estate, which came to the hands of 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	0
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	terms of the law, calling on those interested to file exceptions, if any they had, why the said
Was Do, Therefore, in pursuance 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 Property 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 Property of the said  The Prope	should not be dismissed from such administration; and no sufficient objection having been filed, and the
and ordered letters of dismission to issue.  When Do, Therefore, in pursuance 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 Alexandra Mac Me Luy to show his discharge wherever he may be called in question.  Given under my hand and scal of office, this little of letters of dismission from the administration aforesaid to the said.  Ordinary Gwinnett County.  Recorded this 2 and day of letters of dismission to issue these	Court of Ordinary of said County having at its regular term on theday ofday of
letters of dismission from the administration aforesaid to the said.  Proc. Proc. Mac. Mc Lycy to show his discharge wherever he may be called in question.  Given under my hand and scal of office, this Lyday of Lucy 1963.  Ordinary Gwinnett County.  Recorded this 2 4 day of 1963.	
may be called in question.  Given under my hand and scal of office, this lit day of lucker.  Ordinary Gwinnett County.  Recorded this 2 ref day of lucker.	We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Given under my hand and scal of office, this St day of Sucher County.  Recorded this 2 af day of 1963	letters of dismission from the administration aforesaid to the said
Recorded this 2 af day of July 1963	may be called in question.
Recorded this 2 and day of 1963	
	Recorded this 2 and day of 1963  Gran Ev. Junker Ordinary.

No. 2949

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS,
Santa Sie of the estate of South C. Colloway
Layt C. Colloway
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate of though C: Calloway, an incompilent person
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
South 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 theday of
Court of Ordinary of said County having at its regular term on the
Juguet 1963, by order, discharged said from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 5 day of Occupant 1953  Ordinary Gwinnett County.
Recorded this 6 day of Oce fust 1963  (people) Sucker ordinary.

#### Jo. 2310

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, & B. Ifuff
Sarah James Manuel Sarah James Manuel Sarah James Manuel Sarah James Manuel Sarah Sa
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 theday of
Jeptember 1963, by order, discharged said guardianes  Two Life from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and scal of office, this Landay of September 1963
Given under my hand and scal of office, this January of September 1963.  Ordinary Gwinnett County.
Recorded this _ Liday of
Geton E Sucherordinary.

#### No. 4493

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Citizen + Southern Dational Bank
WHEREAS, STATE OF JAMES HOURS
Sundian
Ray & Palen
y .
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.
Citizens + Southern Patrial 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 Cityens + Southern of atroval 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 theday of
1 The Cotton
Toncules 1963, by order, discharged said stranged buardensky that South from said administration,
and ordered letters of dismission to issue.
The Therefore in pursuance of the powers vested in us, and by virtue of said order, issue these
the administration aforesaid to the said. The Calescence
Southern Talisal Such to show his discharge wherever be the
may be called in question.
Given under my hand and scal of office, this the day of Andrea 1963
altan W. Sucker
Ordinary Gwinnett County.
Recorded this 5th day of Done The 1963
Recorded this altan W. Decker Ordinary.

341 Julianskip

# STATE OF GEORGIA, Gwinnett County.

Mo. 5232

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Ind Dutton
1
Waterel Duardian of the estate of
Juldie Dutton
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate _ Ireldie Dulton
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 theday of
Jesus 1964, by order, discharged said  Justine from said administration,
and ordered letters of dismission to issue.
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the manustration aloresaid to the said-
to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 6 = day of factor 1946
Recorded this letter day of January Gwinnett County.
alton W. Durken Ordinary.

Badriship\_\_\_\_

## STATE OF GEORGIA, Gwinnett County.

Do: 4854

By the Honorable the Ordinary of Said County:

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

WHEREAS, She Citizens + Southern National
Sank
Buardian 2 Administrat of the estate of
John Blenn
The state of the s
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate John Slean
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 Said County of any of Sulman 1964, by order, discharged said Die Cityena
+ Sputtern Matisoal Bank from said Minimistration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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
letters of dismission from the administration and testing to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 3rd day of Albruary 114
Ordinary Gwinnett County.
Recorded this day of July W Jucken Ordinary.

Do. 4977

By the Honorable the Ordinary of Said County:

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

WHEREAR, Me Sadie Sergeon Well + The Stegen +
Southern National Bank Election
James H. Well
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
well and truly administered, as appears by the vouchers lodged in 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 theday of
March 1964, by order, discharged said Mys Sadie
Songer Well + The Citizen + Southern from said administration, and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said By Sadie Sagism
Webb + The Cityfu + Southern of the to show his discharge wherever he may be called in question.
may be called in question.
Given under my hand and seal of office, this 2 day of March 1944
alta W. Ducher
Recorded this 301 day of
Alton W. Ducker Ordinary.

Quardinship

# 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 Q. Jant Quadra diministrat of Mrs Sois W. Perry having found all and singular the property of said estate, which came to the hands of said. Mrs. Harritt P. Sant well and truly administered, as appears by the vouchers lodged in 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. Harritt P. Dant 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 agril 1964, by order, discharged said Mrs. Harriett (2) Aut\_\_\_\_\_\_from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these Dante\_\_\_\_\_to show his discharge wherever he may be called in question. Ordinary Gwinnett County. 

Do 5384

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Dllar Bezann Waters
WHEREAS,
William Deltan 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
Illar Jyana Water
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Iller Lyann Water
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 theday of
1964, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Segma Walturo show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Landay of
allan (1) Durley
Ordinary Gwinnett County.
Recorded this 5th day of May
( Class ( ) Mere Ordinary.

Mo. 5268

By the Honorable the Ordinary of Said County:

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

WHEREAS,
Detual Sunt
Matural Buardai Administrat of the estate of
miner
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
5 0 2 1.1
returns of said ostate D. R. Lachrilge
having found all and singular the property of said estate, which came to the hands of said
Elizabeth Honor Rachidge
V .
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
and the second s
terms of the law, calling on those interested to file exceptions, if any they had, why the said
J. R. Sachilge
YI. JI C. J. De Solver San J
should not be dismissed from such administration; and no sufficient objection having been filed, and the
should not be dismissed from such daministrator, and
Court of Ordinary of said County having at its regular term on the
Sachridge from said administration,
from said administration,
Charles
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
WH Do, Therefore, in pursuance of the power
letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
to buon this direction
,
may be called in question.
day of
Given under my hand and seal of office, this 4th day of
Ordinary Gwinnett County.
1th 7/10 1964
Recorded this fit day of Man Ducky Ordinary.
Recorded thisday of Colland W. Sucky Ordinary.

No 2965

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: Q P. Pichen Thomas Vickens descended, both made application for the dismission thereof; and, on examination of the inventory and returns of said estate William Thomas Prebens 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 and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the authorition aforesaid to the said-7. O. Pichen to show his discharge wherever he may be called in question. Given under my hand and seal of office, this day of \_\_\_\_\_ Ordinary Gwinnett County.

Guardianking

# STATE OF GEORGIA, Gwinnett County.

## P. 2964

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WITEREAS, Sara H. B, oggs
Suadan of the estate of
Serony Bozza
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Seray Bozgo
having found all and singular the property of said estate, which came to the hands of said
Sara N. Bozza
well and truly administered, as appears by the vouchers lodged in 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 thedz
Sara H. Bay p from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
Quality to the said
letters of dismission from the administration aforesaid to the state of the show his discharge wherever he to show his discharge wherever he
/
Given under my hand and seal of office, this Landay of
Ordinary Gwinnett County.
Recorded this 7th day of July U Queher Ordinary.

#### Do 4734

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Homer Weathers)
Administrat 25 of the estate of Weathers
Same W. Weathers
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate James W. Weathern
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 theday of
1964, 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 land and of
actor W. Quelu
Recorded this 7 - day of 1964
necorded this
U: Jue Ordinary.

Da 5131

By the Honorable the Ordinary of Said County:

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

WHEREAS, The Citizen & Southern Dational  Greater process Administrat of the actast of
Bank
Cleuter fait odd
Mrs. alma K. Mc Elian
deceased, hath made application for the dismission thereof; and on examination of the inventory and
returns of soid estate
having found all and singular the property of said estate, which came to the hands of said.  Calegories to authora Patienal Bank  Well and truly administered, as appears by the modelers having in 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 theday of
10, by order, discharged said
from said administration,
and ordered letters of dismission to issue.
and ordered letters of dismission to issue.  We Do Therefore in pursuance of the powers vested in us, and by virtue of said order, issue these
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said.  Louther Patronal Banks to show his discharge wherever he
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said

Mo.5322

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAB, Dries Marther Ezzard
Sundian Milministrata of the cetate of
Mrs. W.P. (Jean) Ezzand
menufed, 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) Ezzuel
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Martha Ezzurl
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
Mrs. Matthe E33 and from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 Ind day of March 1964
allow W. Dercher
Ordinary Gwinnett County.
Recorded this 21 day of March 1964
Collon W. Juster Ordinary.

### no. 5062

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Carl B. Gardan, Sr.
Administratorof 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 exacptions, 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
Cal S. Garda, Sh. from said administration,
and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforagaid to the saidto show his discharge wherever he
may be called in question.  Given under my hand and seal of office, this 311 day of august 1604  Ordinary Gwinnett County.
Recorded this T day of august 144.

Do. 5/14

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Son B. ashwarth
Dana Harris Holeonbe
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 theday of
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
may be called in question.
Given under my hand and seal of office, this day of September 1964
Recorded this 1= day of Siglender 1944 Ordinary.

Burlia hij

# STATE OF GEORGIA, Gwinnett County.

#### No 5327

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Jack D. allen Natural Busilian
Savid Gruce allen
decensed, 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 theday of
Deplembles 1944 by order, discharged said guardien from said Administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the diministration aforesaid to the said.
aller to show his discharge wherever he
may be called in question.  Given under my hand and scal of office, this day of September 1964  Out Ducker
Ordinary Gwinnett County.
Recorded this day of September 1964.

No. 5146

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
TO NEE TO WAR
WHEREAB, Suley & Knight
Guardian
Administrat of the cstate of
Sendre Bay Roger + James Sevin Page
m/work deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Sandra Say Pagan + Jane Sauce Sagar
having found all and singular the property of said estate, which came to the hands of said
Ruby & Kright
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Ruly & 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
September 1964, by order, discharged said
Ruly & 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
Puly 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 1964
Collan W. Queler
Ordinary Gwinnett County.
Recorded this 10 day of September 1969
- Ottan W. Quekes Ordinary.

By the Honorable the Ordinary of Said County:

Plo. 5433

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

WHEREAS, Grady L. Brownlee
0
Administrat An_of the estate of
Sachum alfred Snowsler
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Sathan alfred prouulee
having found all and singular the property of said estate, which came to the hands of said
Grady L. Grounder
well and truly administered, as appears by the vouchers lodged in 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 of Brownler
•
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 theday of
1950x, by order, discharged said
Brady S. Brounles 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
to the said
letters of dismission from the administration atoresaid to the sales to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 5 day of October 1964
Ordinary Gwinnett County.
1 A 1 1964
Recorded thisday of

Bundonship

### STATE OF GEORGIA, Gwinnett County.

#### 716.5335

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, William D. Patrick Natural Buardian \_\_\_\_Administrat\_\_\_\_of the estate of Nancy Corol Patrick deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate\_ Dascy Carol Patrick 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\_\_\_\_\_\_ William J. Potruk) 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) 1964, by order, discharged said\_\_\_\_\_ and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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 5 day of October 1964 alter W. Jucker Recorded this 5 day of October 1964

By the Honorable the Ordinary of Said County:

Do. 5111

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

WHEREAR The Dulton Potion & Sol of Others
WITEREAS, The Deston Patricel Bank of allenta + Mapa D. Stark
Executors  Administrat of the estate of
Pys. Curic Su Wilson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Ops Annie Suculsan
having found all and singular the property of said estate, which came to the hands of said.  The Dulton Matienal Banks & Otlante + Hope & Stark
, Λ
well and truly administered, as appears by the vouchers halved in Office, and citation having issued in the many form lain required sends the Will terms of the law, calling on those interested to file exceptions, if any they had, why the said.
Quelto Galianal Bunk of atlanta + Hope Deltark
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
October 19-by by order, discharged said The Aulton
Dational Bank of attente + Hoge D. There said white trution,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WB Do, Therefore, in pursuance of the powers tested in a fine for the said Dos Julion Palisard letters of dismission from the sadministration aforesaid to the said Dos Julion Palisard
Bank a Allants + Hope D. Stuke to show his discharge wherever he
Given under my hand and seal of office, this 5th day of October 1964
Ordinary Gwinnett County.
Cololey 1964
Recorded thisday ofCeltan W. Jucke Ordinary.

Surlinkip

# STATE OF GEORGIA, Gwinnett County.

Po. 5350

WHEREAS, John Police Planes Peach Patural  Dischard Police Property of said estate, which came to the hands of said 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  Java from said administration, and ordered letters of dismission to issue.  Which powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforessful to the said  Jelen Pure Wherever he may be called in question.  Given under my hand and seal of office, this Lad day of Para 1964  Ordinary Gwinnett County.  Recorded this. The day of Para 1964  Ordinary Gwinnett County.  Allow W. Ducker Ordinary.	To All to Whom These Presents Shall Come or Be Made Known—Greeting:
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 the law.  What have by order, discharged said from said administration, and ordered letters of dismission to issue.  What have have by order, discharged said from said administration, and ordered 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 Adday of Ordinary Gwinnett County.  Recorded this The day of Ordinary Gwinnett County.	Quartien of Jonny, Jannie, and
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said	returns of said estate Jameny, Januis + Slenda Head
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.  What the said to the powers yested 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 2d day of 100 meters and 19 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 2d day of 19 meters and 19 letters and 19 meters and 19 mete	
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.  What the said to the said to the said to the said to show his discharge wherever he may be called in question.  Given under my hand and seal of office, this 2d day of 200 1964  Ordinary Gwinnett County.  Recorded this 2 The day of 200 1964  Ordinary Gwinnett County.	
Court of Ordinary of said County having at its regular term on the Said day of Tove 19 by order, discharged said from said administration, and ordered letters of dismission to issue.  What Do, Therefore, in pursuance of the powers yested 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 2d day of 1964  Ordinary Gwinnett County.  Recorded this 7 day of 1964	
We Do, Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration, administration, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, and the said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, and the said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, and the said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, and the said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, and the said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, and the said order, issue these letters of dismission from the administration aforesaid to the said  Therefore, and the said order, issue these letters of dismission from the said order, issue these letters of dismission from the	2. 4
and ordered letters of dismission to issue.  What Do, Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said.  Twice Weal to show his discharge wherever he may be called in question.  Given under my hand and scal of office, this Anday of Ordinary Gwinnett County.  Recorded this - The day of Ordinary Gwinnett County.	$(\mathcal{S})$
wn Do, Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said  Twice Weal to show his discharge wherever he may be called in question.  Given under my hand and scal of office, this Aday of Ordinary Gwinnett County.  Recorded this - The day of Ordinary Gwinnett County.	
deters of dismission from the administration aforesaid to the said  Twice Neal to show his discharge wherever he may be called in question.  Given under my hand and scal of office, this 2nd day of Ordinary Gwinnett County.  Recorded this - The day of Ord.	
Twice Weal to show his discharge wherever he may be called in question.  Given under my hand and scal of office, this Anday of Doro 1964  Ordinary Gwinnett County.  Recorded this - The day of Doro 1964	Wn Do, Therefore, in pursuance of the powers yested in us, and by virtue of said order, issue these
Given under my hand and scal of office, this Anday of Oscales Ordinary Gwinnett County.  Recorded this - The day of Oscales Ordinary Gwinnett County.	
Recorded this - The day of Oor.	
Recorded this - 4 day of 107.	Given under my hand and scal of office, this and day of Jose 1944
Recorded this - 4 day of 107.	altan W. Jucker
allow W. Quelen Ordinary.	Recorded this - 9th day of Ordinary Gwinnett County.

#### To. 2191

#### By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: Jack S. Burnerd -----Administrat ay of the estate of . L. Barrard deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate 2 - L Barnard having found all and singular the property of said estate, which came to the hands of said-----ack 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-----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 7) ordersles \_\_\_\_\_\_1944, by order, discharged said\_\_\_\_\_\_ ack & Barnard from said administration, and ordered letters of dismission to issue. WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said----sek S. Barnard to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 2rd day of Dorenless 1964 Ordinary Gwinnett County. Recorded this 31d day of Dorenlar an W. Ducker Ordinary.

Burlianlip

### STATE OF GEORGIA, Gwinnett County.

Dr. 5371

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, Juill Drie Smith Buardia the grapesty of Elevia Kay Spito deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate\_\_\_\_\_Blasia Bay Amith having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Quill Fris 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\_\_\_\_\_\_ Quille aris 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 1944, by order, discharged said Puell Sundie and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-Gull one Smith -----to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 7th day of 1964 Recorded this 93 day of Alse

Ordinary Gwinnett County.

Lulaite

## STATE OF GEORGIA, Gwinnett County.

70.5373

By the Honorable the Ordinary of Said County:

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

WHEREAR, Mary Drances (Mrs. Harbart E) Greatown)
Succlasi Administrat of the estate of
the property of Harold Rasser Wheeler
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Harveld Lamas Wheeler
having found all and singular the property of said estate, which came to the hands of said
Mary Frances (mrs. Herbert E) Freshow
well and truly administered, as appears by the vouchers lodged in 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
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 theday of
Meelualise 19 67, by order, discharged said
Mary During (thre Newhort E) Fuelous from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the disministration aforesaid to the said
letters of dismission from the saministration aforesafd to the said—  The Dread (Nus. Herbert E) Suchouse to show his discharge wherever he
Given under my hand and seal of office, this The day of Such Such Such Such Such Such Such Such
Ordinary Gwinnett County.
Recorded this_ & day of Alea

#### Do. 5191

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAB, Nowell B. Ditshow
Administrat & Of the estate of
D.C. Ditshaw
deceased, linth 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 # Index day of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said————————————————————————————————————
may be called in direction
Given under my hand and seal of office, this The day of January 1965
Recorded this 5= day of January 1965  Continuous County.  1965  Continuous Ordinary.

No.5432

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: allen Julier Larner -----Administrat\_of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventory and having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ allen Juller 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 Julier Darner 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 January 1965, by order, discharged said alley Juller Barner from said administration, and ordered letters of dismission to issue. WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these Julian Barnen to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 4 day of Junuary 1965 ton W. Jucken Ordinary.

11	368 Surliving
* :: ===	STATE OF GEORGIA, Gwinnett County.
	81ATE OF GEORGE,  6. 5392
	By the Honorable the Ordinary of Said County:
	To All to Whom These Presents Shall Come or Be Made Known—Greeting:
	WHEREAS, David Mathie
	Quarlia
	Breada Sail Mather Marker
	deceased, bath 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 additionation; and no sufficient objection having been filed, and the
	Court of Ordinary of said County having at its regular term on theday of
	Asid Mathe from said numbers
	and ordered letters of dismission to issue.  We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
	letters of dismission from the administration affresaid to the said
	Waved Mathiesto show his discharge wherever he
	mny be called in question.
	Given under my hand and seal of office, this let day of Jehrung 1965
	/
	Recorded this Fal day of February 1865  Ordinary Gwinnett County.  1865  Ollan W. Jushew Ordinary.

- Guarlianlip

## STATE OF GEORGIA, Gwinnett County.

Dr. 5393

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN-GREETING: WHEREAS, David Mathi Euslyn Marie Masker of the Country deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Evelyn Marie Mathe having found all and singular the property of said estate, which came to the hands of said-----Endyn 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\_\_\_\_\_\_ should not be dismissed from such admissiration; and no sufficient objection having been filed, and the Court of Ordinary of said County having at its regular term on the\_\_\_\_\_day of 1965, by order, discharged said David Mathes from said administration and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the applications aforesaid to the said-Wavid Mathed to show his discharge wherever he may be called in question. Given under my hand and scal of office, this Lat\_day of Jedsus 1965

College W. Jucker

Ordinary Gwinnett County. Recorded this 2nd day of Zelerseary 1965

Ordinary.

Do. 5264

By the Honorable the Ordinary of Said County:

To ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, J. D. W. right, Ss. Administrat of the estate of Harry D. Wright, J. 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, So. well and truly administered, as appears by the vouchers lodged in 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. Wright St. 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 \_\_\_\_1945, by order, discharged said\_\_\_\_\_ 1 D. Wrift 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-Which de to show his discharge wherever he may be called in question. allow W. Queker 

#### Do. 4760

To ALL TO WHOM	THESE PRESENTS	SHALL COME OR B	e Made	KNOWN-GREETING:
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WHEREAS, The Dirst Detroid Back Otherta
a) atlata
Executor Administrat of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Sanie John Bowen Is.
She Seest Dational Bank of allants
well and truly administered, as appears by the vouchers lodged in 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 theday of
Jahrsang 1965, by order, discharged said
She Diest Malin al Back gallerte from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
the said to the said
letters of dismission from the administration and established to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 1st day of Subreaty 1965
Ordinary Gwinnett County.
Partie and day of February 1965

#### Do.5033

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR,E. R. Juhan
Mrs. Oran B. Juhan
deceased, bath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Ma. John Duhan
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 theday of
1965, 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
may be called in question.
Given under my hand and scal of office, this 1st day of March 1945
Recorded this Island day of March 1965  Altan W. Duches Ordinary.

#### Do. 5009

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Margaret France Hannette Crawe  Election  Amministrate of the estate of
Epeculup
Uester Henriett of the estate of
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Vester Hauntt
having found all and singular the property of said estate, which came to the hands of said
Margaret France Hannett Crown
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Mar garet Granela Hammett Crown
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 theday of
Wareh 1965, by order, discharged said
THagetet Duranes Hancett Crosse from said administration,
and ordered letters of dismission to issue.
We Do. Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
letters of dismission from the administration aforesaid to the said
Given under my hand and seal of office, this Let day of Musch 1965.
Ordinary Gwinnett County.
Recorded this and day of March 1965

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## 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: of Projecty of Richel ME blance deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Cachel ME Seriel having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Willia M. Wanuel well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said\_\_\_\_\_\_ Willia Mª Nanul 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 March 1965, 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-----Willia Me Maniel to show his discharge wherever he may be called in question. Given under my hand and scal of office, this Lat day of Much Recorded this Lot day of March 1965

Bundandig

# STATE OF GEORGIA, Gwinnett County.

170.5411

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS, Willis ME Saint Guarding Droperty of Ruby ME Menul doseased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Kuly MS Waiel having found all and singular the property of said estate, which came to the hands of said-----Willia ME Deaul well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said------Willia Mª Waniel 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 March 1965, by order, discharged said. Wille on & Manuel from said administration, and ordered letters of dismission to issue WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said------Willia Me Naniel to show his discharge wherever he Given under my hand and seal of office, this late day of March 1965 may be called in question. Recorded this 1st day of March Offa W. Que

376 Tempora

## STATE OF GEORGIA, Gwinnett County.

10.5348

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Mrs James & (Wieln B) Ellitt
James E. Elliste
77
deceased, hath made application for the dismission thereof; and, an examination of the inventory and
refirmació sais estata as provided in Code Section 113-2301 g
having found all and singular the property of said estate, which came to the hands of said
Mrs. James & (Wilma 3) Ellatt
well and truly administered, as appears by the vouchers lodged in 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 (Wilna B) Ellist
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 theday of
1965, by order, discharged said
Man Januar & (Wilm B.) Collecto from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said-
Mo James E. Wilme & Ellet to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 52 day of agril
alton W. Zucker
Recorded this day of Gard 1960-5
- Ordinary.

#### Da. D. 395

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Emmette Whelen
Administrat An_of the estate of
Administrat Dr. of the estate of De bours No. 0
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate S.C. Marte.
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 theday of
Court of Ordinary of said County having at its regular term on the
May 1965 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.
Wheeler to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this 31 day of May 1963
Ordinary Gwinnett County.
Recorded this the day of May allen Wollen wordinary.

#### Do. 4854

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting: WHERFAS, The Citizens & Southern Administrat AL of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventory and having found all and singular the property of said estate, which came to the hands of said.

The Cilippin + Southern Talianal 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 Cityand & Southern National Sanh 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 19 65 by order, discharged said Back from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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 City of Southern Filipial Bank wherever he may be called in question. Given under my hand and seal of office, this 3rd day of May 1965 Recorded this the day of May 11th Ordinary 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: Hope I Stub -----Administrat of the estate of deceased, hath made application for the dismission thereof; and, on examination of the inventory and 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------Hone D. Stack 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 \_\_\_\_\_1965, by order, discharged said\_\_\_\_\_ 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------None A Stark to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 3 adday of Muy 1965 Ordinary Gwinnett County. 1945 Recorded this Land of May

80 Buerlianship

### 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: John W Mª See deceased, bath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Q.O. ME Gee having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ John W. Mc See well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law, calling on those interested to file exceptions, if any they had, why the said----toka WM: See 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 ----1965, by order, discharged said----and ordered letters of dismission to issue. We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforgsaid to the said\_\_\_\_\_\_ ohn W. M. Sce\_\_\_\_to show his discharge wherever he may be called in question. Given under my hand and scal of office, this 3ad day of May 1965 Recorded this 10 day of May 2016 5 Cllon W. Sucker Ordinary.

Efectorship

# 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. Kathley Louis Derry -----Administrat Aug of the estate of Joseph Bruce, Se. deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate \_\_\_\_\_\_ fasper . brue &. having found all and singular the property of said estate, which came to the hands of said-----Mas Kathleen Suce Long well and truly administered, as appears by the vouchers lodged in 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 Derry 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 \_\_\_\_\_ 3ul\_\_\_\_\_\_\_day of 1965, by order, discharged said\_\_\_\_\_ Mrs. Kathlew Bruce Derry from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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. Kathles Bun Jenn to show his discharge wherever he Given under my hand and seal of office, this 3 Lday of May 1425 may be called in question. Ordinary Gwinnett County.

Quadragishing Sall

### 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: Cernest & Williams, Guardia Administrat \_\_\_\_ of the estate of deceased, both made application for the dismission Mercof; and, on examination of the inventory and 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 fife exceptions, if any they had, why the said\_\_\_\_\_\_ Cornest & 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\_\_\_\_\_day of June 1965, by order, discharged said Carnest -----from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virty of said order, issue these letters of dismission from the administration aforesaid to the said \_\_\_ Corner to -----to show his discharge wherever he may be called in question. Given under my hand and seal of office, this \_\_\_\_\_day of\_\_\_

Ordinary Gwinnett County.

Recorded this 7 thay of \_\_\_\_

No. 5524

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, Mrs. Louell & Buffineton Juardian of the Grapetry of the estate of
William Herald Buffington
deceased, hath made application for the disubssion thereof, and, on examination of the inventory and
returns of said estate. William Gerald Suffractor
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, it 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 theday of
June To Roy order, discharged said Manual Administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said.
Quell Sufferet to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this - day of the first th
Ordinary Gwinnett County.
Recorded this Thing of Julian W. Julianty.

- Guardian Step 384 STATE OF GEORGIA, Gwinnett County. Na 5458 By the Honorable the Ordinary of Said County: TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: \_\_\_\_\_\_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 soid 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\_\_\_\_\_\_ Lewer Graest 00 Jutter 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

7-19 (1) by order, discharged said A Sewellh

\_\_\_\_\_from said administration, and ordered letters of dismission to issue.

WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these -----to show his discharge wherever he

may be called in question.

Given under my hand and seal of office, this \_\_\_\_day of\_\_\_\_\_

Recorded this It day of \_\_\_\_

Do 2177

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Seater Dichola Searge on Chambles deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Search M. Charles having found all and singular the property of said estate, which came to the hands of said------George My Nester Dichold well and truly administered, as appears by the vouchers lodged in 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 \_\_\_\_\_1965, by order, discharged said\_\_\_\_\_\_ Tester Dichol from said administration, and ordered letters of dismission to issue. WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said. Dichole to show his discharge wherever he may be called in question. Ordinary Gwinnett County.

Trecutarship 386

## STATE OF GEORGIA, Gwinnett County.

### No.5414

TO ALL TO WHOM THESE PRESENTS SHALL	COME OR BE MADE KNOWN—GREETING:
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To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAR, She First Dational Bask of Secutar 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
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
Attisfial Ausle of Attanta 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. It fallows to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this Italy of
Recorded this Ttliny of Joseph 1965  Alton W. Sucke brainary.

#### 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. Warothy Mac Joney
0 0
Quardie
of the cetate €
Property of Hershel Harold Joney
doecased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Hershel Harveld Janen
having found all and singular the property of said estate, which came to the hands of said
lesothy mae Janep
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Derotty Mac Jaren
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 theday of
July 1965, by order, discharged said
July 1965, by order, discharged said
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Alarating Man Joney to show his discharge wherever he
may be called in question.  Given under my hand and seal of office, this day of 1965
Given under my hand and seal of office, this W. Queker
Ordinary Gwinnett County.
Recorded this 15 day of Ollow Wolcolary.

No. 7-431

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAS DENN J. Wages administrator De Ganis
Don with will annyl Honas ashuseth deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Thomas achwarth having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Henry J. Wages. Almenistrators De Bones Don well and truly administered, as appears by the vouchers lodged in 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. 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\_\_\_\_\_ \_\_\_\_\_1945, by order, discharged said\_\_\_\_\_ Hersey 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-----lease Selvages wherever he may be called in question. Given under my hand and seal of office, this 6 = day of July 1963 Recorded this Lay of July

10.5577

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, & C Keaderson
Disa Octaria Evara Henderson
deceased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate. Miss Oclases Evara Handerson
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 theday of
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Given under my hand and scal of office, this les day of July 1965
Recorded this 7 day of Ollon W. Queley Ordinary.

- Buestienty

## STATE OF GEORGIA, Gwinnett County.

Do. 5496

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

·
WHEREAS, Barlan Dowler Guardian
of Sienais Joules (Miser person and
Of granis Joules (Misser person and  groverty) 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
Bardon Doculer
well and truly administered, as appears by the vouchers lodged in 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
Saslen Sociler from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 scal of office, this 2nd day of luguest 1965
alton W. Duchen
Recorded this 31 day of Ougust 1945
allon W. Queher Ordinary.

Guardianship

## STATE OF GEORGIA, Gwinnett County.

Do.5491

By the Honorable the Ordinary of Said County:

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

WHEREAS Very Coin Quarties of
Sylvia and Cain (Missis Persan
+ 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 Sofria Chan Cain
having found all and singular the property of said estate, which came to the hands of said
Cerry 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
1
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 theday of
Ougust 1965, by order, discharged said
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
Deny Can-to show his discharge wherever he
may be called in question.  Given under my hand and seal of office, this 2nd day of
alton W. Jucker
Ordinary Gwinnett County.
Recorded this 31d day of Organt 1965
Recorded this Isa day of Otton W. Queher Ordinary.

392 Greeto

### 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 Woull Hendrix Executor Administrates of the estate of deceased, bath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Mrs. Janie W. Julles having found all and singular the property of said estate, which came to the hands of said-----Spright Dowell Hendrig well and truly administered, as appears by the vouchers lodged in 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 Daniell Hendry 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 - Sight mage 1965, by order, discharged said Sprifit Douille Identif from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance 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 Double Idealrip to show his discharge wherever he may be called in question. Given under my hand and scal of office, this 13th day of September 1945

Ordinary Gwinnett County. Recorded this 7th Ordinary Grammer day of September 1965
Willen W. Dechas Ordinary.

Do. 5500

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WIIEREAS, Shelma Hogan
Administrat 22 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 County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County having at its regular term on the day of County of Said County of Sai
and ordered letters of dismission to issue.
the powers vested in us, and by virtue of said order, issue these
We Do, Therefore, in pursuance of the powers research to the said
may be called in question.  Given under my hand and seal of office, this #B day of
Recorded this 5 day of Collan W. Ducky Ordinary.
Clina IX

394

### STATE OF GEORGIA, Gwinnett County.

Do. 44 75

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WITEREAS, Handsel Margan
<i>V</i>
Bushen Administrator of the estate of  Mrs. Dera Janes
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 theday of
Cololier 1965, 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
may be called in question.
Given under my hand and scal of office, this day of October 1965
Recorded this 5 and of Calaba W. Jucker)  Ordinary Gwinnett County.  Ordinary Gwinnett County.  Ordinary.

#### No. 5545

By the Honorable the Ordinary of Said County:

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

0	
WHEREAS, Winfield Scott Freeman Natural	
Quardian of the groperty of Sandra	
Dail Themas f Administrat of the estate of	
Zendra Dail Freman	
decreed, hath made application for the dismission thereof; and confexamination of the inventory and	
returns of said estate Sandra Kull Juleman	
having found all and singular the property of said estate, which came to the hands of said	
Winfield Deste Freman	
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in	
terms of the law, calling on those interested to file exceptions, if any thay had, why the said	
Winfield Mill Truman	
should not be dismissed from such Saministration; and no sufficient objection having been filed, and the	
Court of Ordinary of said County having at its regular term on theday of	
(Overler) 100 by order discharged said	is
Winfield Statte Selection from said fillenning	•
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	
Call Trueman to show his discharge wherever he	
may be called in question.	_
Given under my hand and seal of office, this	
Ordinary Gwinnett County.	
0 1 1 65	
Recorded this 2 nd day of	
	i i

Quadaship) 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: Polert Kenneth Moulder ( atural) uardian of the Graperty dith Moulder deceased, hath made application for the dismission thereof, and, on examination of the inventory and having found all and singular the property of said estate, which came to the hands of said-----Tobert Kenneth ( naulder) well and truly administered, as appears by the vouchers lodged in 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 DLYULU \_1965 by order, discharged said\_\_\_\_\_ exethy [oulder from said plininistration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said-Calcult Henxell G. Caulall to show his discharge wherever he may be called in question. Given under my hand and scal of office, this \_\_\_\_\_ day of Ordinary Gwinnett County. 1). Seckle drillnary.

12n.5549

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: doceaned, hath made application for the dis returns of said estate\_\_\_\_ having found all and singular the property No Drover (Sauline) Coubants well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in terms of the law calling on those (interested to file exceptions, if any they had, why the said-----Drover ( Tuline) Coubants 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 Moser) (Sailine) & ubanks from said administration, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said----(WILL Vauluse) QUANCE to show his discharge wherever he

Recorded this Reservation of I love value

Ordinary Gwinnett County.

may be called in question.

- Suardian slip STATE OF GEORGIA, Gwinnett County. 16.5550 By the Honorable the Ordinary of Said County: TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: Howard C. Dreenway Glatural and, on examination of the inventory doceared, hath made application for the dismission thereof 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 \_\_19 6 by order, discharged said\_\_\_\_\_ Flaway from said Wininistration, 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..... Unwayto show his discharge wherever he may be called in question. Given under my hand and seal of office, this \_\_\_\_\_ Ordinary 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: peaced, 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 saidwell and truly administered, as appears by the vouchers lodged in 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 Courtrof Ordinary of said County having at its regular term on the\_\_\_\_day of Milwiller 1900, by order, discharged said\_\_\_\_\_ and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of diamession from the administration aforesaid to the said-----\_\_\_to show his discharge wherever he may be called in question. Itton W. Jucker Ordinary Gwinnett County. Recorded this Quaday of

Quardiaskip 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: Everett Mullinax, 9 Jatural uardian of the Graperty Administrat of the estate of Jaine Mullinan doctord, hath made application for the dismission thereof; and, on examination of the inventory and Elaine M. Jullinga 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\_\_\_\_\_\_ 6 verett H Mullinas 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\_\_\_\_\_\_dsy of Durill Julinar from said planing traition, and ordered letters of dismission to issue. WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these -----to show his discharge wherever he may be called in question. Given under my hand and seal of office, this 154 day of Wurmiew 1968 Recorded this July of Governbler Ordinary Gwinnett County.

Luardiarship

# 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:	
GREETING:	
WHEREAS, William Porter 9 atural Flordis.	
Suth Juter 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, it 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 theday of	
Dunley 19le & by order, discharged said Gradellan Dilliam Fatter from said political f	he
and ordered letters of dismission to issue.	
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these	
letters of dismission from the administration aforesaid to the saidto show his discharge wherever he	
may be called in question.	

Given under my hand and seal of office, this \_ \_\_\_\_day of \_\_\_\_\_ the willing

Ordinary Gwinnett County.

Recorded this 2 reddy of Nounder W. Jucker brilinary.

brewtership

# STATE OF GEORGIA, Gwinnett County.

### Mo. 5362

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
10 ALL 10 Mars
WHEREAS, SLOTOF M SCOTT
Surry 11 State
WHEREAS,
<del></del>
loxecutor Administrat of the estate of
W. H. Warren
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns for said estate of W. 74. Warren No Return leing per
, ,
having found all and singular the property of said estate, which came to the hands of said
Diorage M Suith
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Desray M. Scatt
Jany 11, 25 acc
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 65, by order, discharged said
July 11. Scall from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance 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 scal of office, this 15th day of 1000 multi- 1968
altow W. Xuelle
Ordinary Gwinnett County.
Recorded this Andry of Walnut les 1 . 125
100
Illow W Suck Britishary.
,

By the Honorable the Ordinary of Said County:

10.5228
TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
COME ON DE MADE KNOWN—GREETING:
MIEREAS, Mrs. Louise P. Larner 9 atural
Quardias of the grapetty
- P
Brenda and James Bailes
Drinda Unn Darner Bailey
decensed, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Bhenda ann Jasser Bailey
having found all and singular the property of said state, which came to the hards of said
Yhro. Deuse G. Jarxer
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, it any they had, why the said
9 Nrs Louise F. Harner
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 theday of
Westley 19 le Duy order, dispharged said-
Mis Louise (F. Darrell) from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said drder issue these
lettere 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
Ordinary Gwinnett County.
$\mathcal{L}$

Recorded this Quality of Thousand What Worklondinary.

No. 2279

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Harold W. Bagey
Administrated of the estate
The Will amphal of Cara Mar Bafe
deceased, hath made application for the dismission thereof; and, on examination of the inventory an
returns of said estate Cosa Mar Backey
having found all and singular the property of said estate, which came to the hands of said
Harving found all and singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate, which cannot be seen as a singular the property of said estate.
, ,
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued i
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 theday o
December 1905, by order, discharged said
Hazal (1) R
Harold W. Baylen from said administration
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
Harvell W. Bagley to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 6 any of Alexander 1965
alton W. Sucher
Ordinary Gwinnett County.
Recorded this
alta, a. Sunley Ordinary.

#### No.4583

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING:
WHEREAS, Harold W. Bagley
,
Hall W. Bagley
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Harl 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. Bayley
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 theday of
Court of Ordinary of said County having at its regular term on the day of Meetwhen 145, by order, discharged said from said administration,
Herein 145, by order, discharged said from said administration, and ordered letters of dismission to issue.
Haroll W. Ragle from said administration, and ordered letters of dismission to issue.  WR Do. Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said————————————————————————————————————
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said————————————————————————————————————
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said————————————————————————————————————
We Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these letters of dismission from the administration aforesaid to the said————————————————————————————————————

Edmin finter

## STATE OF GEORGIA, Gwinnett County.

No. 133

By the Honorable the Ordinary of Said County:

To All to Whom These Presents Shall Come or Be Made Known—Greeting:

WHEREAS, Mrs. Bledye Brown, administrator
De Bani Nan
Administratof the estate of
Mr. Effic Bransin
deceased, both made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Mrs. Effice Paranon
having found all and singular the property of said estate, which came to the hands of said
Mrs. Bladge 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. Blody 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 theday of
heerla 1963, by order, discharged said
mu Blass 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
Mr. Blady Brown to show his discharge wherever he
may be called in question.
Given under my hand and scal of office, this 62 day of Alexander 1965
alten W. Juchen
Recorded thisday ofday of
Offe (1) De la colinario

Executorità

# STATE OF GEORGIA, Gwinnett County.

#### 70.5156

By the Honorable the Ordinary of Said County:

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

WHEREAS, The First Notional Bol A Day &
WHEREAS, The First Policial Bank of atlanta Dr. Samuel H. Henton + Was Alkalan  Executor
Esta In.
Administratof the estate of
Claude Huton
deceased, hath made application for the dismission thereof: and an examination of the investors and
roturns of said estate Claude Henten Under the will
having found all and singular the property of said estate, which came to the hands of said-
Die Dirst Mational Saule, o atlasto, De Samuel
well and truly administered, as appears by the vouchers lodged in 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 Diet Mational Sank of allante, I Seneul H. Hentes
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 thedreday of
Daranles 1965, by order, discharged said
Executara from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
de de la descripción aforesaid to the said the final de factor de la f
1 dishission from the administration of the last to show his discharge wherever he
Atlasta. De Samuel A. Henlant to show his discharge wherever he
may be called in question.  Given under my hand and scal of office, this 672 day of Alexander 1965
Given under my hand and seal of office, thisay of

Ordinary Gwinnett County.

Recorded this 75 day of Measurles 1945

alter W. Zucher

1 408

## STATE OF GEORGIA, Gwinnett County.

#### Do. 4883

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
WHEREAS, MAS, Eula M. Curtis), Guardian
Administrated: of the estate of Myssel
deceased, both mode 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
Mrs. Quela Mas Center from said administration,
and ordered letters of dismission to issue.
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
may be called in question.
Given under my hand and scal of office, this 6 day of Alexander 1965
alta w. Juchen
Recorded this day of Alexander 1965
alto W. Ducker Ordinary.

Quartearship.

## STATE OF GEORGIA, Gwinnett County.

#### no 2947

To All to Whom These Presents Shall Come or Be Made Known—Greeting:
Wymnia Mrs. D. S. S. J. I. J. T.
WHEREAS, Mrs. Inay, H. Waters)
Suarlian administrat of the estate of
Administratof the estate of
Suarlian Mullimistrat of the estate of Histon M. Water Jr.
deceased, hath made application for the dismission thereof; and, on examination of the inventory and
returns of said estate Acutan m. Water V-
having found all and singular the property of said estate, which came to the hands of said
Mrs. Inaz. A. Water
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Mis. Drog H. Water
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 thed 72day of
December 1965, by order, discharged said
Mrs. Inex # Water from said administration,
and ordered letters of dismission to issue.
WB Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
WB Do, Therefore, in pursuance of the powers vested in as, and by
letters of dismission from the administration aforesaid to the said
Mrs. Inay H. Waters to show his discharge wherever he
may be called in question.
Given under my hand and seal of office, this God and of Aleenha 14es
O Vicent County.
Recorded this day of Alexander 1963  Recorded this Grinary
Recorded this day of Alexander Ordinary

- Guardianolip

### STATE OF GEORGIA, Gwinnett County.

No. 555F

By the Honorable the Ordinary of Said County:

TO ALL TO WHOM THESE PRESENTS SHALL COME OR BE MADE KNOWN—GREETING: WHEREAR, Harold Iranklin Vendergrane, Ir The property of Sinda Marley Pendergran demased, hath made application for the dismission thereof; and, on examination of the inventory and returns of said estate Linda Marlene Venlergran having found all and singular the property of said estate, which came to the hands of said\_\_\_\_\_\_ Harold Iranlien Pendergrane well and truly administered, as appears by the vouchers lodged in 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 Iranelin Gendergram 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 \_\_\_\_1965, by order discharged said\_\_\_\_\_ Harald Iranklin Gendergram from said administration, and ordered letters of dismission to issue. We Do, Therefore, in pursuance 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 Iranlelin Wilseyunto show his discharge wherever he may be called in question. Given under my hand and seal of office, this day of lee 1965 Recorded this 150 day of Necesses 1962 Ordinary Gwinnett County.

<u>Mo. 5530</u>

ETING:
E٦

WHEREAS, Wandsel // Organ
,
Estan & Mapp of the estate of
Poto bo
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
Harlael Margan
well and truly administered, as appears by the vouchers lodged in Office, and citation having issued in
terms of the law, calling on those interested to file exceptions, if any they had, why the said
Healed Mergan
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 theday of
Mecasles 1965, by order, discharged said
Handael Margan from said administration,
Handsel // algan
and ordered letters of dismission to issue.
and ordered letters of dismission to the size of said order, issue these
WE Do, Therefore, in pursuance of the powers vested in us, and by virtue of said order, issue these
letters of dismission from the administration aforesaid to the said
letters of dismission from the administrative
Hardsel Margan to show his discharge wherever he
^
may be called in question.  Given under my hand and seal of office, this
Given under my hand and seal of office, this leday of
Given under my hand and seal of other, this Class W. Jucker
2 Vicent Gwinnett County.
Ordinary dwinner
Recorded thisday oflessales1965
Recorded thisday ofalter W. Queker Ordinary.
- Children Sois- Green