

# MINUTES

# LL

From  
01/01/1972



To  
12/31/1973

1043099

PROBATE COURT

Estate Case Files-Excluding Wills  
PROBATE COURT MINUTE BOOKS & HOMESTEAD  
1972-1973 Minutes, LL

12/31/9999  
Eligible For Disposition

061-002-0007 0004

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Allen, Eliza Harney	99	Pet. + Order Dismissal Adm.
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Arnold, Timothy William	335	Pet. + Order to Enforce
Adams, Bonnie R.	387	Pet. + Order - Letter of Adm.
Anderson, Walter O.	409	Pet. + Order, Probate in Solemn Form.
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Beagly, Virgil	57	Pet. + Order Probate Solemn Form
Beafield, Quincy Gilbert	64	Pet. + Order Adm. Appt.
Bailey, Phillip Lee	109	Pet. + Order - Temp. Adm.
Butler, Maria Ellen	122	Pet. + Order - Adm.
Butler, Maria Ellen	123	Compromise Claim
Butler, James H. Sr.	127	Pet. + Order Leave to Sell Land
Broshe, Nathan S.	133	Pet. + Order - Dismission Adm.
Sailey, Phillip Lee	181	Pet. + Order - Mis. Temp. Adm.
Bell, Roland E.	294	Pet. + Order - Leave to Sell Land
Beavers, Regester Cecil	336	Order. approving fees for Adm. + Attorney
Beafield, Ralph Edward	342	Pet. + Order Dismission Adm.
Bailey, Hubert Edward Jr.	346	Pet. + Order - No Adm. Necessary
Britt, John C. Jr.	354	Execute Administrators Deed
Black, Charles Ray	397	Pet. + Order - Guardian Appt.
Black, Charles Ray	398	Compromise Claim
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Blalock, Arnold A.	468	Pet. + Order Probate Common Form
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Birford, John S.	610	Pet. + Order - Probate Will Solemn Form
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Brogden, Louis W.	650	Pet. + Order - Dismission Adm.
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Bolton, Jeffrey W. + Kenneth W.	628	Pet. + Order - Natural Ando Appointment
Brock, Carl S.	669	Pet. + Order - Probate Will Solemn Form
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Byers, E. S.	723	Pet. + Order - Dismission Executorship
Bolton, Mrs. J. V.	784	Pet. + Order - Probate Solemn Form
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Cooper, Geraldine	1.	Pet + Order probate Will Salem Farm.
Collis, Geraldine	67	Pet + Order - Adm. Appt.
Craig, Miss Anna	76	Pet + Order - Approving Sale of property.
Cochran, A.E.	84	Pet + Order - Appt. Successor Adm.
Clark, Jerry	131	Pet + Order - Dismission Adm.
Coker, William Howard	153	Pet + Order - Probate Will, Solemn Form
Craft, Margaret A.	191	Pet + Order - Probate Will Solemn Form
Chadwick, Roberta Ann	237	Pet + Order to Encroach
Coggins, LeRoy	297	Pet + Order - Adm.
Cherry, Linda Ann	311	Pet + Order - Ad. Adm.
Cherry, Linda Ann	312	Compromise Claim
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Cherry, Linda Ann	322	Pet + Order - Encroach on Corpus
Cole, Benjamin Wesley Sr.	349	Pet + Order - Probate Solemn Form
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Camp, Ida Lillian Ward	394	Pet + Order - Probate Will <sup>Common</sup> Solemn Form
Carter, James Wesley	395	Pet + Order - Probate Will Solemn Form
Crowe, Mrs. Ella M.	419	Pet + Order - No Adm. Necessary
Coffe, J.J.	476	Pet + Order - Probate Solemn Form
Craig, Anna	494	Pet + Order - Sell land
Chadwick, Dimp	513	Pet + Order - Probate Will Solemn Form
Cooper, John R.	694	Pet + Order - Probate Solemn Form
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Campbell, Mary H.	739	Pet + Order - Comp. Adm.
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Nichson, Raymond Earl	343	Pet + Order - Admission Gdn.
Havis, Mrs. N. M. (San Francisco)	345	Pet + Order - Admission
Deuberry, G. J. + Mrs. Sally	360	Pet + Order - Adm. Appt.
Duncan, J. D.	486	Pet. + Order - Probate Solemn Form
Duncan, Iva B.	515	Pet + Order - Probate Solemn Form
Dodd, Daisy Adh Wilson	538	Pet. + Order - Admission Adm.
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Duncan, Nancy Cye Dale	797	Pet. + Order - Temp. Adm.

Ethridge, M.C.	62	Probate Will Salem farm
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Emmett, Raymond Franklin	120	Pd. + Order - Probate Common Farm
Elder, Patricia Nauen	321	Pd. + Order - Nat. Edu.
Ellison, Edna W. <sup>at/ka-</sup> Edna W. Cain	430	Pd. + Order Probate Will Salem farm
Elder Minors	675	Pd + Order - Lease to see land
Ethridge, Robert S.	768	Pd + Order Probate Will Salem farm

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Faucette, Jason	460	Pet + Order Guardian Appt.
Faucette, Jason	461	Compromise Claim
Faucette, Jason	464	Pet + Order. Leave to Encroach
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Spier, Hulsey	71	Pet. + Order - Approving increase in support money
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Graham, Dondra Kelly	244	Pet. + Order, Guardian Appt.
Graham, Dondra Kelly	248	Petition to Encroach on Corpse
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Spren, David Williams	324	Pet. + Order - Temporary Adm.
Spwinett County Court of Ordinary	341	Order - Holding Court Open
Spwinett County Court of Ordinary	418	Order - Holding Court Open
Spwinett County Court of Ord.	472	Order - Holding Court Open
Spwinett County Court of Ord.	522	Order - Holding Court Open
Sorman, Dicki Shaver	534	Pet. + Order - Dismission from Eln.
Soler, Mrs. Louise Agnes	541	Pet. + Order - Dismission of Adm.
Sperson, Allison Joyce	594	Pet. + Order - Not Eln. Appt.
Sperson, Allison Joyce	595	Compromise Claim
Spwinett County Court of Ordinary	633	Order Holding Court Open
Spren, David Williams	649	Pet. + Order Dismission Temp. Adm.
Sparran, Herbert Eugene	696	Pet. + Order - Probate Solemn Form
Spwinett Co. Court of Ordinary	715	Order - Holding Court Open
Spwinett Co. Court of Ordinary	741	Order - Holding Court Open

Harvey, Abraham	91	Pet. + Order Dismissior Adm.
Harvey, Ora	93	Pet. + Order Dismissior Adm.
Harvey, Carl	94	Pet + Order - Dismissior Adm.
Harvey, Thomas	95	Pet + Order - Dismissior Adm.
Harvey, Margaret	96	Pet. + Order - Dismissior Adm.
Harvey, Fletcher	98	Pet. + Order Dismissior Adm.
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Hampshire, Jeffrey L.	113	Pet. + Order - Declared Competent + Eln discharged
Hatchers, Dr. Harry	180	Pet + Order - Discharge Executorship
Holman, James Andrew	182	Pet. + Order. Dismissior Adm.
Hill, Isaac H.	239.	Pet. + Order, Probate Will Solemn Form.
Hamilton, Gerri Francis	380	Pet. + Order. Nat. Edu.
Hamilton, Gerri Francis	381	Compromise claim
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Harber, John R.	435	Pet. + Order Temporary Letters of Adm.
Harat, Martin Franklin	452	Pet. + Order - Probate Will Solemn Form
Haye, Samuel J.	490	Pet. + Order - Administration
Holden, Julia Screen	517	Pet. + Order - Nat. Edu.
Holden, Julia Screen	518	Compromise claim
Harber, John R. (Jr. N.)	531	Pet + Order - Adm.
Herson, Patsy J.	535	Pet. + Order - Dismissior Adm.
Haye, Lucinda	539	Pet. + Order - Adm.
Huey, Margaret Addie	599	Pet. + Order - Probate Will Solemn Form
Harndt, Mrs. R. L. (Lillian)	618	Pet. + Order - Probate Will Solemn Form
Haye, Samuel J.	661	Pet. + Order Leave to Sell land
Haye, Miss Lavada	664	Pet. + Order Leave to Sell land
Hutchins, Michael V. + Fern L.	716	Pet. + Order Dismissior Adm.
Hurst, Edward Newton	766	Pet + Order Letters of Adm.
Howard, James Vance	775	Pet + Order Probate Will Solemn Form
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Pet. & Order Probate Will Solomon Jove



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Johnson, Jackson Floyd	80	Pet. Order - Admission Executor
Johnson, J. Hamelton	110	Pet. Order - Letters of Adm.
Johnson, Tom Snell	674	Pet. Order - Temp. Letters of Adm.
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Kelley, George Linton Jr.	88	Pet. + Order - Administration
Kelley, George Linton Jr.	112	Order - Continues Business
Kilgore, Stephen Carl	189	Pet. + Order - Probate Solemn Form.
Kennedy, Vera Sanford	232	Pet. + Order Probate Solemn Form
King, Owen A.	273	Pet. + Order - Probate Solemn Form
Kelley, Giles Sanford	299	Pet. + Order - Resignation Executor
King, A.S.	392	Inventory + Appraisal
Kennedy, Vera Sanford	438	Pet. to set aside Probate of Will
King, A.S.	526	Pet. + Order - Appraising Etc. Fees
King, A.S.	528	Pet. + Order Appraising Attys fees
Kennedy, Vera Sanford	645	Pet. + Order No. Adm. Necessary
Kelley, G.L. Jr.	671	Pet. + Order of Continues Business
Kennedy, Vera Sanford	703	Order of Agreement among heirs
Kelley, Mrs. Ethel Caroline	707	Pet. + Order - Jure Bdn.
Kennedy, Ora K	794	Pet. + Order - Probate Will Solemn Form

Liddell, Daniel M.	79	Motion for Voluntary Dismissal
Liddell, Daniel M.	134	Pet + Order. No Adm. Necessary
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Lyon, William Dexter	378	Pet + Order - Probate Will Solemn Form
Lee, Charles	403.	Application for Appt. Personal Representative
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Little, Bertha Brogden	434	Pet + Order. Probate Common Form
Leatherwood, Gordon	456	Pet. + Order. Probate Solemn Form
Liles, Margaret Rose	705	Pet. + Order. Letters of Adm.
Lancaster, Dewey Paul	798	Pet. + Order. Probate Solemn Form

Mayweather, Donald Richard	69	Pet. + Order - Sdn. Appt.
Mates, Nora Harvey	90	Pet + Order Dismissal Adm.
Mellis, John L. Jr.	132	Pet. + Order Dismissal Adm.
Montgomery, Jay		
Morgan, Melnie	148	Pet. + Order - Sdn. Appt.
Morland, Dr. Barrett John	158	Pet. + Order - Probate Solemn Form
Moore, Horace B.	167	Pet + Order Probate Solemn Form
Morton, James Ray	169	Pet + Order - Probate Solemn Form
Nooney, Jenice	176	Pet. + Order - Dismissal Sdn.
Morgan, Melnie	225	Pet + Order Leave to Sell Land
Mason, Clarence William	177	Pet + Order Probate Solemn Form
Morgan, Michelle Ruth	230	Pet. + Order Sdn. Appt.
Mattis, Richard Russell	271	Pet. + Order - Probate Will Solemn Form
Masters, Lebra N.	279	Pet + Order - Nat. Sdn. Appt.
Masters, Lebra N.	280	Compromise Claim
Malone, Mill Richardson	287	Pet. + Order - No Adm. Necessary
Merkison, Holly	368 <sup>+369</sup>	Order. <sup>leg. approved</sup> Dismissal of Guardian
Merkison, Holly	370-375	Pet + Order - Appointing Guardian of Person + Property
Mason, James P.	414	Pet + Order, Probate Will Solemn Form.
Merkison, Holly	445	Pet. + Order - to Sell Property
Mewborn, Joe Howard + Michael Eric	506	Pet + Order - Sdn. Appt.
Mewborn, Joe Howard + Michael Eric	511	Pet + Order - to Encroach
Mason, George W.	512	Pet + Order - Guardian Appt.
Mexicy, Mrs. J. L.	523	Pet. + Order - No Adm. Necessary
Mason, George W.	634	Pet + Order - Leave to Sell Land
Mace, Sandra Jean	657	Pet. + Order - Dismissal Sdn.
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Moon, Maucelle Burns	742	Pet. + Order - No Adm. Necessary
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McDaniel, Thomas J.	130	Pet. + Order Dismissal Etn.
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McLeach, Betty Jean	422	Pet. + Order Dismissal Etn.
McDaniel, Ethel Leona E.	427	Pet. + Order Probate Solemn Form
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Nichols, Henry J.	151	Pet + Order Probate Will Solemn Form
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Nelms, Andrew Wood	659	Pet + Order - Minister's Executorship

O'Kelly, Hoke  
Oxford, W.M.

617 P.O. + Order. Payment of Statement  
758 P.O. + Order - No Adm. Necessary



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Parkerson, Charles Dewitt Jr.	141	Pet. + Order - Administration
Pate, William J.	156	Pet. + Order Probate Will Solemn Form
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Parker, H. K.	284	Pet. + Order Probate Will Solemn Form
Patrick, Jesse Lee, Jr.	413	Pet. + Order Natural Guardian Adpt.
Patrick, Jesse Lee, Jr.	480	Pet. + Order Sell land
Patterson, Carrie	488	Pet. + Order Administration
Porter, Mamie	552	Pet. + Order Probate Solemn Form
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ORSTUDW XI

Rollins, Mary L.	118	Pet. + Order. Probate Solemn Form
Robertson, Savannah W.	249	Pet. + Order Probate Will Solemn Form.
Richards, James Everett	275	Pet. + Order - Probate Solemn Form
Ricker, George Glenn	290	Pet. + Order - No Adm. Proceedings
Rutledge, Carrie C.	293	Pet. + Order - Dismission Adm.
Ricker, George Glenn	308	Pet. + Order - Dismission Young Adm.
Raines, Johnny Ruckey	367	Pet. + Order - To Executor
Richards, Julius Carl	389	Pet. + Order - Probate Will Solemn Form
Raines, Johnny Ricky	424	Pet. + Order - Dismission Adm.
Robertson, Nelson, Duane, Velma	444	Pet. + Order App't. Adm.
Richardson, Clarence H. <sup>Kimball</sup>	485	Pet. + Order Dismission Adm.
Renz, Bill	554	Pet. + Order Probate Will Solemn Form
Roberts, Mrs. Charlie B.	582	Pet. + Order Probate Will Solemn Form
Rumph, Laura Bell	683	Pet. + Order Probate Will Solemn Form
Robertson, Minnie	698	Pet. + Order Grant to Sell Land
Rumph, Laura Bell	727	Pet. + Order - Letter of Adm. with Will Annexed
Rumph, Laura Bell	728	Letter of Adm. with Will Annexed
Ruebuck, John B.	739	Pet. + Order Probate Will Solemn Form
Wo		

Smith, Willie Vernon	108	Guardian Appt.
Sturdivant, Roy Franklin	139	Pet. + Order - Adm.
Stewart, Georgia	145	Pet. + Order - Adm.
Stewart, Georgia	234	Pet + Order - Leave to Sell Land
Suff, Roswitha Bridget	277	Pet. + Order - Letters of Administration
Shackelford, George N.	309	Pet + Order Administration
Searcy, Shelia D.	325	Pet. + Order. Adm. Appt.
Searcy, Shelia D.	327	Pet. + Order - Compromise Claim
Searcy, Shelia D.	330	Pet. + Order - Leave to Encroach
Sellers, Jesse H.	333	Pet. + Order - Letters of Adm.
Stewart, Georgia	426	Pet. + Order - Permission Adm.
Smith, Alexander	609	Pet. + Order - Administration
Strickland, James L.	630	Pet. + Order - Administration
Smith, Frances M.	640	Pet. + Order No Adm. Necessary
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Stowe, William Harry	656	Pet. + Order - Permission Adm.
Sailor, Polly Ann	687	Pet. + Order - Nat. Adm.
Sailor, Polly Ann	689	Compromise Claim
Sailor, Polly Ann	692	Pet. + Order - Encroach
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Zodd, John Andrew Jr.	172	Pet. Order. Declaring - No Adm. Necessary
Zisdale, Virginia Atkinson	186	Pet. + Order. Probate Solemn Form
Zyler, Freeman P.	344	Pet + Order. Diem. Executary
Zwie, Charles Proget	416	Pet. + Order - Probate Solemn Form
Zucker, Henry	464	Probate Will Solemn Form
<del>Thomas, Billy Randall</del>	<del>601</del>	<del>Pet. for Restriction</del>
Thomas, Billy Randall	658	Pet. + Order - Mission Edm -
Zerrell, Ralph P. Sr.	667	Pet. + Order. Probate Will Solemn Form
Zuck, Hugh E.	740	Pet. + Order - Adm.
Theatre Service Co.	779	Pet + Order - Permit Display Pictures

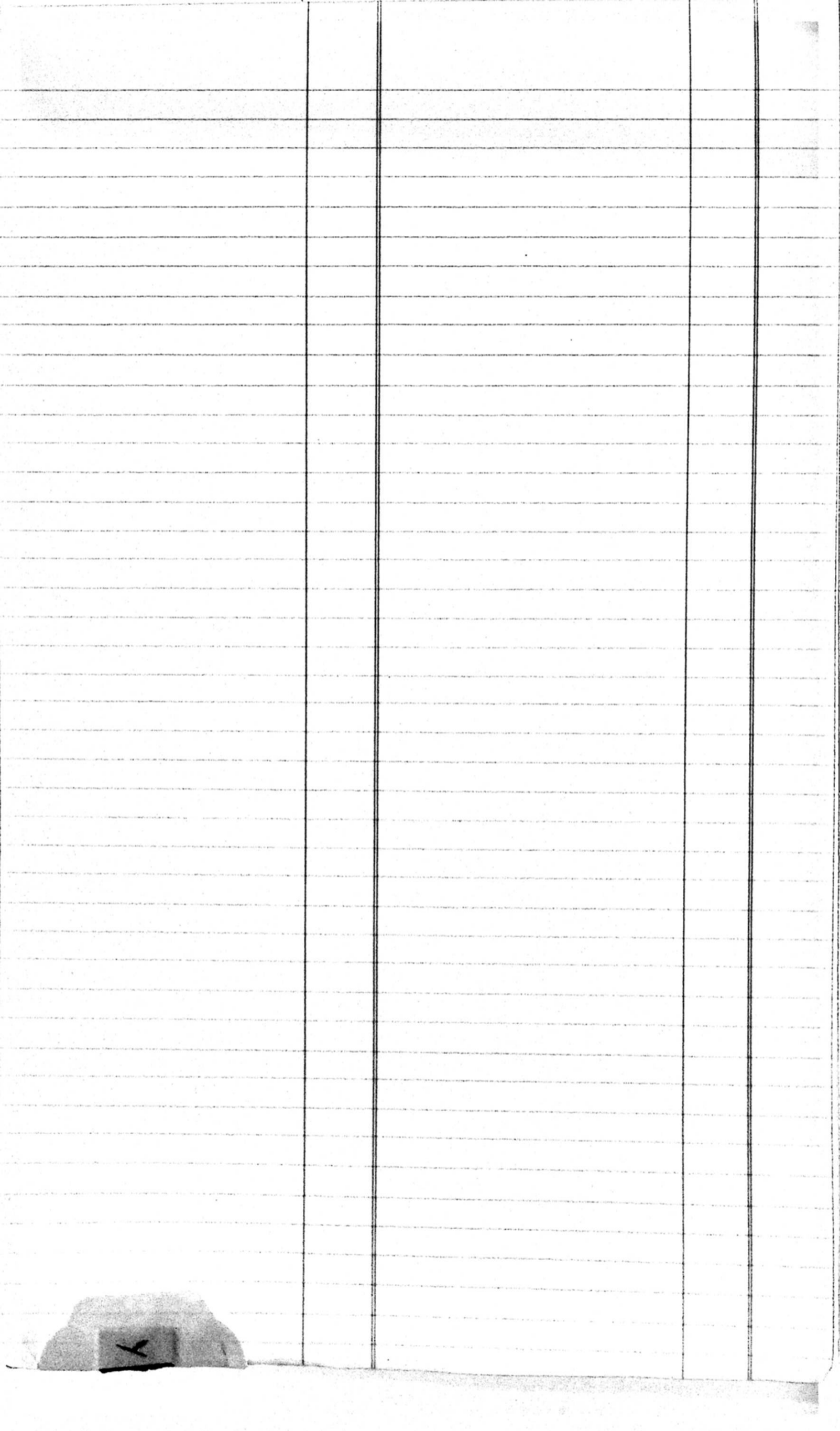


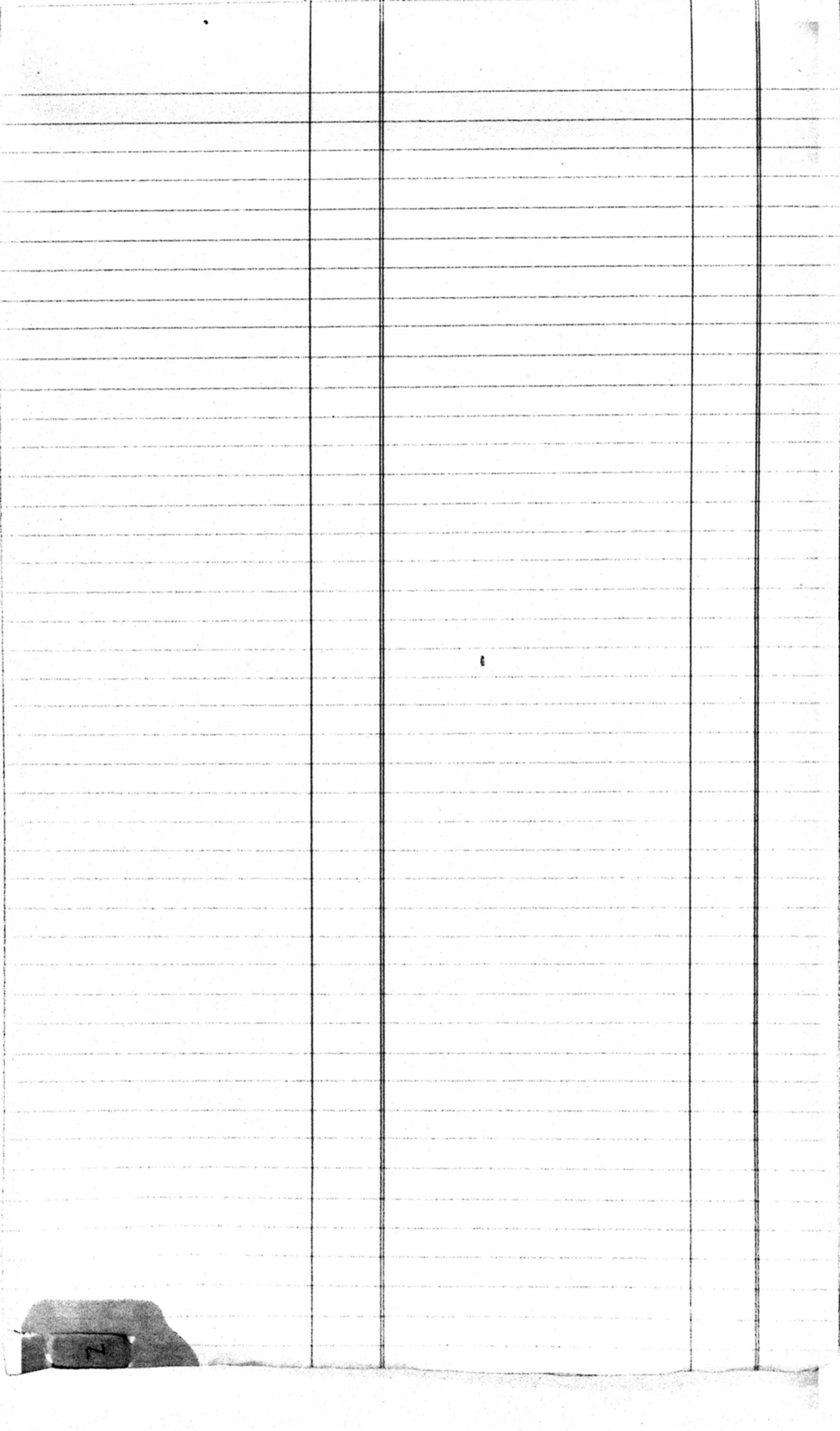
Verner, Corinne C.	251	Pet. + Order Probate Will Solenn Nam.
Verner, George H. Sr.	364	Pet + Order Probate Will Solenn Nam
Verner, George H. + Corinne C	393	Certification of Executors
Verner, George H. Sr.	504	Pet. + Order Adm. Mc Benis Nam.
Vice, James Harvey	713	Pet. + Order Letter of Adm.
Vance, William Cato Jr.	735	Pet + Order Probate Solenn Nam



Webb, Cora Cooper	1.	Pet. + Order Probate Will Solemn Form.
Wilson, Charles A + Maria	55	Pet. + Order - Sale of Property
Wilson, Jeffrey + John A.	101	Pet. + Order - Leave to Sell Land
Whelan, Mrs. L. M. (Leah)	137	Pet. + Order - No Adm. Necessary
Winter, Mark Allen	147	Pet. + Order - Sols. Acct.
Workman, Thomas Jefferson	149	Pet. + Order Probate <del>Solemn Form</del> <sup>Common Form</sup>
Williams, Allan H.	304	Pet. + Order - Dismissal Executor
Womack, Kenneth R.	358	Pet. + Order - Probate Solemn Form
Williams, Sue J.	366	Order - Appointing <sup>Chief Clerk + Chief</sup> Clerk Court of Ordinary
Wall, Louisa, June	386	Pet. + Order - Encroachment of Ward's Estate
Whitely, Stella	401	Pet. + Order Probate Will Solemn Form.
Whaley, Lemar H.	502	Pet. + Order Probate Will Solemn Form
Winkle, J. D.	536	Pet. + Order - Dismissal Adm.
Watson, Michael Robert	537	Pet. + Order - Dismissal Sols.
Weather, Homer Q.	580	Pet. + Order - Probate Solemn Form
Watkins, Bertha L.	615	Pet. + Order - Probate Solemn Form
Wall, Louisa June	655	Pet. + Order - Dismissal Sols.
Williams, Rachel L. Williams	660	Pet. + Order - Dismissal Sols.
Womack, Melvin B.	731	Amendment to Gro. Support
Wagner, Lottie M.	734	Pet. + Order - Probate Common Form
Wiley, Anna June	771	Pet. + Order - Administration







PETITION

No. 7274

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of ERNEST J. WILLIAMS and GERALDINE COOPER whose post office address is Snellville, Ga. Box 334, and Grayson, Georgia

respectfully showeth that on the 22nd day of May, 1972, Cora Cooper Webb a resident of said State and County, who resided at Grayson, Georgia, departed this life after having made and published her last Will and Testament wherein she nominated your petitioner S as execut.OXS.

Petitioner S further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
Mrs. Marie Armstrong,	Raleigh, North Carolina,	21 over	great-niece
Mrs. Carolyn Cooper Bird,	Rt. 1, Grayson, Ga.	21 over	great-niece
Bruce Cooper,	Route 1, Grayson, Ga.	19	great-nephew
Harold Hyatt,	4411 54th Place, Blandensburg, Md.	21 over	nephew
Early Robinson,	165 Rich Martin Apts., Lawrenceville, Ga.	21 over	nephew
Mrs. Emma Kate Rickerson,	2067 Glendle Drive Decatur, Georgia	21 over	great-niece
Mrs. Evie Sikes,	Lawrenceville, Ga. 30245	21 over	niece
Mrs. Jewel Huston,	Lawrenceville, Ga. 30245	21 over	niece

continued on attached sheet

Petitioner S produces said Will in Court and pray that it be proven in Solemn Form, and to this end they pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in August 7th, 1972 to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner S pray that Letters Testamentary issue to them in terms of the law.

This 3rd day of July, 1972

Ernest Williams

Geraldine Cooper

Petitioner.

Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Ernest J. Williams & Geraldine Cooper, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 3rd day of July, 1972

Ordinary

ORDER OF SERVICE

COURT OF ORDINARY

At Chambers, 19

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday in next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, as the last Will and Testament of

late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

heirs-at-law continued:

Harry T. Robinson , Loganville, Ga. 30249, Bobby	over 21	great-nephew
Michael Robinson, Atlanta Cascade Mobile Home Park, Route 5, Lawrenceville, Ga. 30245	over 21	great-nephew
Mrs. Becky Hammond, 651 Ridge Avenue, Stone Mountain, Georgia 30083	over 21	great-niece
Mrs. Emily Britt, Grayson, Georgia 30221	over 21	great-niece
Mrs. Carolyn Haney, Bramblett Shoals Road, Lawrenceville, Ga.	over 21	great-niece
Miss Mary L. Hale, 647 A. Lindberg Drive, N. E. Atlanta, Georgia	over 21	great-niece
Mrs. Ann Starling, P. O. Box 14, Grayson, Ga.	over 21	great-niece
Mrs. Jane Pearson, 308 Canyon Valley Drive, Richardson, Texas	over 21	great-niece
William Larry Cooper, 306 Robin Lane, Marietta, Georgia 30060	over 21	great-nephew
Mrs. Marsha King, 4411 Buena Vista, Apt. 202 Dallas, Texas 75205	over 21	great-niece
D..H. Cooper, 2708 Briarclift, Irving, Texas	over 21	great-nephew
Calvin Columbus Cooper, Jr., Route 1, North Road Snellville, Ga.	over 21	nephew
Frank Lamar Cooper, P. O. Box 105, Grayson, Ga.	over 21	nephew
Laura Geraldine Cooper, P. O. Box 105, Grayson, Ga.	over 21	niece
Mrs. Hazel Edge, Craig Drive, Lawrenceville, Ga.	over 21	niece
Mrs. Marie Hamrick, Q-4 Pendleton Homes, Macon, Georgia	over 21	niece
Garvis C. Williams, Route 1, Snellville, Ga.	over 21	great-nephew
Winston Mason, Route 1, Lithonia, Ga. 30058	over 21	great-nephew
Evelyn Mason Jordan, Route 1, Lithonia, Ga.	over 21	great-niece
Harold Williams, 2262 Fair Oaks Road, Decatur, Ga.	over 21	great-nephew
Frances W. Cleveland, 2089 Sylvania Road, Decatur, Ga.	over 21	great-niece
Martha W. Ray, 2977 Blackwood Road, Decatur, Ga.	over 21	great-niece
Ann W. Myers, 254 Creek Park Road, Decatur, Ga.	over 21	great-niece
Jackie W. King, Glennville, Georgia	over 21	great-niece
Rolla Williams, Route 4, Lawrenceville, Ga.	over 21	great-nephew
Daisy W. Bradley, 2437 Eastwick Way, Decatur, Ga.	over 21	niece
Clarence P. Williams, Route 1, Lithonia, Ga.	over 21	nephew
Vernon A. Williams, B-64 Willow Place, Atlanta, Ga.	over 21	nephew

heirs-at-law continued:

Ernest J. Williams, Box 334, Snellville, Ga.	over 21	nephew
Nelson L. Williams, Route 1, Snellville, Ga.	over 21	nephew
S. Courtland Williams, Route 1, Snellville, Ga.	over 21	nephew
Allan H. Williams, Route 1, Snellville, Ga.	over 21	nephew

10

No. 7274

GEORGIA, GWINNETT COUNTY

I, Sue T. Williams, Clerk of the Court of Ordinary of said County do hereby certify that copy of the Gwinnett Daily News a newspaper published in Lawrenceville, Georgia was mailed by me to the following heirs-at-law of Cora Cooper Webb, who are non residents of this State and County. Said Newspaper having been mailed on July 18, 1972 to the following heirs-at-law:

Mrs. Jane Pearson  
308 Canyon Valley Dr.  
Richardson, Texas

Mrs. Marie Armstrong  
Raleigh, N. C.

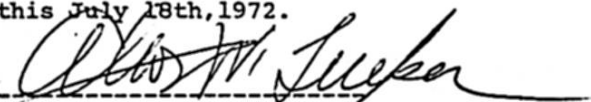
Mr. Harold Hyatt  
4411 54th Place  
Blandensburg, Maryland

Mrs. Marsha King  
4411 Buena Vista, Apt. 202  
Dallas, Texas 75205

Mr. Donny Cooper  
2708 Briarclift  
Irving, Texas

/s/   
Clerk, Court of Ordinary

Sworn to and subscribed before me this July 18th, 1972.

/s/   
Ordinary, Gwinnett County

CITATION

GWINNETT COUNTY COURT OF ORDINARY

No. \_\_\_\_\_

IN RE: APPLICATION OF Ernest J. Williams, Geraldine Cooper TO PROBATE IN SOLEMN FORM THE WILL OF Cora Cooper Webb DECEASED. UPON WHICH ORDER FOR SERVICE BY PUBLICATION WAS GRANTED BY SAID COURT ON July 3rd. 1967

- ✓ TO: Mrs. Jane Pearson 308 Canyon Valley Drive  
Richardson, Texas
- ✓ Mrs. Marie Armstrong Raleigh, North Carolina  
4411 54th Place
- ✓ Harold Hyatt Blandensburg, Maryland  
4411 Buena Vista, Apt. 202
- ✓ Mrs. Marsha King Dallas, Texas 75205
- ✓ Donny Cooper 2708 Briarclift Irving, Texas

AND ALL AND SINGULAR THE HEIRS AT LAW OF SAID DECEDENT.

YOU AND EACH OF YOU ARE HEREBY COMMANDED TO BE AND APPEAR ON THE FIRST MONDAY IN August 1967 OF THE COURT OF ORDINARY FOR SAID COUNTY TO SHOW CAUSE. IF ANY THERE BE. WHY THE PROBATE IN SOLEMN FORM OF THE WILL OF SAID DECEDENT SHOULD NOT BE HAD.

WITNESS THE HONORABLE ALTON W. TUCKER. ORDINARY OF GWINNETT COUNTY, GEORGIA.

*Ernest Williams*  
CLERK COURT OF ORDINARY  
GWINNETT COUNTY, GEORGIA

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of \_\_\_\_\_ deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said \_\_\_\_\_ and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Geraldine Cooper  
Ernest J. Williams

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that We ~~subscribed~~ saw the within named Cora Cooper Webb sign and publish the within attached paper as her last will and testament; that We subscribed the same as witness thereto at the special instance and request of the said Cora Cooper Webb and in her presence, as did also We in the presence of the testatrix and of each other; that the said Cora Cooper Webb signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

J. Reese Jr.  
Mac M Jacobs  
Hazel Jacobs

Sworn to and subscribed before me, this 7th day of AUGUST 19 72  
Allen W. Tucker  
Ordinary.

Geraldine Cooper  
Ernest J. Williams & PROPOUNDER  
vs.  
DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
AUGUST Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, all heirs have Acknowledge service and been served by law as required,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Hazel Jacobs, J. B. Reese Jr. & Mac M. Jacobs, that this paper is the last Will and Testament of Mrs. Cora Cooper Webb and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Ernest J. Williams & Geraldine Cooper, the executors named in said Will, upon their taking oath required by law.

This        day of August, 19 72

Ordinary.

6

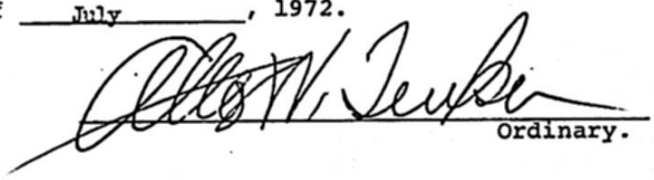
ORDER OF SERVICE

July Term  
GWINNETT COURT OF ORDINARY                      At Chambers July 3rd., 1972

Upon reading and considering the foregoing Petition, it is ordered that Mrs. Marie Armstrong, Mrs. Carolyn Cooper Bird, Bruce Cooper, Harold Hyatt, Early Robinson, Mrs. Emma Kate Rickerson, Mrs. Evie Sikes, Mrs. Jewel Huston, Tommy H. Robertson, Michael Robinson, Mrs. Becky Hammond, Mrs. Emily Britt, Mrs. Carolyn Haney, Miss Mary L. Hale, Mrs. Ann Starling, Mrs. Jane Pearson, William Larry Cooper, Mrs. Marsha King, Donny Cooper, Calvin Columbus Cooper, Jr., Frank Lamar Cooper, Laura Geraldine Cooper, Mrs. Hazel Edge, Mrs. Marie Hamrick, Garvis C. Williams, Winston Mason, Evelyn Mason Jordan, Harold Williams, Frances W. Cleveland, Martha W. Ray, Ann W. Myers, Jackie W. King, Rolla Williams, Daisy W. Bradley, Clarence P. Williams, Vernon A. Williams, Ernest J. Williams, Nelson L. Williams, S. Courtland Williams, and Allan H. Williams appear before the Court of Ordinary to be held in and for said County on the first Monday in August 1972 next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioners, Ernest J. Williams and Geraldine Cooper, as the last Will and Testament of Cora Cooper Webb, late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of said deceased, and it is further ordered that the said Mrs. Carolyn Cooper Bird, Bruce Cooper, Early Robinson, Mrs. Emma Kate Rickerson, Mrs. Evie Sikes, Mrs. Jewel Huston, Tommy H. Robertson, Michael Robinson, Mrs. Becky Hammond, Mrs. Emily Britt, Mrs. Carolyn Haney, Miss Mary L. Hale, Mrs. Ann Starling, William Larry Cooper, Calvin Columbus Cooper, Jr., Frank Lamar Cooper, Laura Geraldine Cooper, Mrs. Hazel Edge, Mrs. Marie Hamrick, Garvis C. Williams, Winston Mason, Evelyn Mason Jordan, Harold Williams, Frances W. Cleveland, Martha W. Ray, Ann W. Myers, Jackie W. King, Rolla Williams, Daisy W. Bradley, Clarence P. Williams, Vernon A. Williams, Ernest J. Williams, Nelson L. Williams, S.

Courtland Williams and Allan H. Williams be served personally with a copy of the within petition and this order at least ten (10) days before the next August 1972 term of this Court; and that as Mrs. Marie Armstrong, Harold Hyatt, Mrs. Jane Pearson, Mrs. Marsha King, and Donny Cooper reside out of the State of Georgia, and can only be served by publication, that they be cited and made a party by publication of notice of said proceedings in The Gwinnett Daily News, a newspaper published in Gwinnett County, Georgia, before the August Term, 1972, of said Court of Ordinary, or that they acknowledge service of a copy hereof.

This 3rd. day of July, 1972.

  
 \_\_\_\_\_  
 Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY

I, Geraldine Cooper and Ernest J. Williams do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Cora Cooper Webb deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

/s/-----Geraldine Cooper-----  
 /s/-----Ernest J. Williams-----

Sworn to and subscribed before me this the 7th day of August 1972.

/s/---Alton W. Tucker-----  
 Ordinary

8

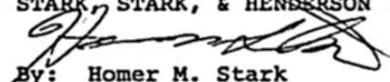
GEORGIA

GWINNETT COUNTY.

TO THE ORDINARY OF SAID COUNTY

The petition of Ernest J. Williams and Geraldine Cooper having filed an application to probate the last will and testament of Cora Cooper Webb, named as an heir at law, Allan Williams, and said Allan Williams having died on the 14th day of July, 1972, without being served or acknowledging service the following are named who are the widow and children of Allan Williams are substituted for him as an heir at law in said petition: Lucille Snell Williams, wife, Melia Beth Williams Jones, and Ruth Allen Williams Slade, daughters.

STARK, STARK, & HENDERSON

  
By: Homer M. Stark  
Attorney for Petitioners

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia. 9

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 21 day of July, 1972.

Mrs. Carolyn Cooper Burd

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 10

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 14<sup>th</sup> day of July, 1972.

William Bruce Cooper

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 11

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 14 day of July, 1972.

Harold C. Hyatt

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

12

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 12<sup>th</sup> day of July, 1972.

Early A. Robinson

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

13

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 19<sup>th</sup> day of July, 1972.

Ms Emma Kate Richardson

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 14

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 14 day of July, 1972.

Ma. Eric Liska

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

15

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 3rd day of July, 1972.

Mrs. Jewel Huston

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

16

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 25<sup>th</sup> day of July, 1972.

Mrs. Rebecca L. Hammond

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

17

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 12 day of July, 1972.

Emily Britt

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

18

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 17<sup>th</sup> day of July, 1972.

Mrs. Carolyn H. Haney

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

19

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 18<sup>th</sup> day of July, 1972.

Mary L. Hale

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

20

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 12 day of July, 1972.

Ann C. Starling

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 21

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 17<sup>th</sup> day of July, 1972.

Mrs. Jane Pearson  
308 Canyon Valley Drive  
Richardson, Texas 75080

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 22

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 14 day of July, 1972.

*William Larry Cooper*

7  
In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. <sup>23</sup>

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 14 day of July, 1972.

Marsha King

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

24

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 12 day of July, 1972.

Calvin Columbus Poyner

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

25

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 13<sup>th</sup> day of July, 1972.

Frank Lamar Cooper

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia.

26

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 20th day of July, 1972.

Geraldine Cooper

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

27

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 13<sup>th</sup> day of July, 1972.

Mrs. Hazel C. Edge

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

28

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 13 day of July, 1972.

Maria C. Hamrick

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

29

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 15<sup>th</sup> day of July, 1972.

Garvice C. Williams

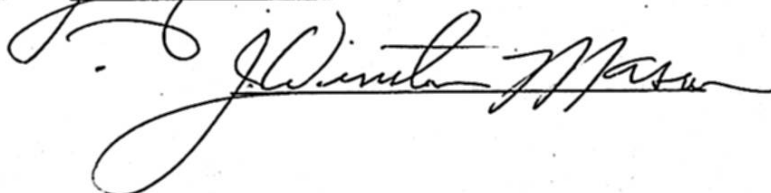
In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

30

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb,  
deceased, and being sui juris and laboring under no disabilities,  
hereby acknowledge due and legal notice of the Petition to Probate  
in Solemn Form the Will of said Cora Cooper Webb and hereby assent  
that the Will be admitted to record upon proper proof, and that  
Letters may thereupon issue without further delay and waive all  
other further service or notice.

This 12 day of July, 1972.

A handwritten signature in cursive script, appearing to read "J. W. M. Mason", written over a horizontal line.

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

31

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 12 day of July, 1972.

*Evelyn Mason Jordan*

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

32

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 14 day of July, 1972.



In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

33

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 14 day of July, 1972.

Francis W. Cleveland

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

34

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 13 day of July, 1972.

Marta W. Ray

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia. 35

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb;  
deceased, and being sui juris and laboring under no disabilities,  
hereby acknowledge due and legal notice of the Petition to Probate  
in Solemn Form the Will of said Cora Cooper Webb and hereby assent  
that the Will be admitted to record upon proper proof, and that  
Letters may thereupon issue without further delay and waive all  
other further service or notice.

This 12<sup>th</sup> day of July, 1972.

Anne H. Myers

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 36

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 15 day of July, 1972.

Jackie W. King

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

37

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb,  
deceased, and being sui juris and laboring under no disabilities,  
hereby acknowledge due and legal notice of the Petition to Probate  
in Solemn Form the Will of said Cora Cooper Webb and hereby assent  
that the Will be admitted to record upon proper proof, and that  
Letters may thereupon issue without further delay and waive all  
other further service or notice.

This 12 day of JULY, 1972.

Rolla Williams

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

38

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb,  
deceased, and being sui juris and laboring under no disabilities,  
hereby acknowledge due and legal notice of the Petition to Probate  
in Solemn Form the Will of said Cora Cooper Webb and hereby assent  
that the Will be admitted to record upon proper proof, and that  
letters may thereupon issue without further delay and waive all  
other further service or notice.

This 18 day of July, 1972.

Daisy W Bradley

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

39

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 19 day of July, 1972.

Clarence B. Williams

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 40

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 18 day of July, 1972.

Vernon A. Williams  
1364 Willowpl. SE.  
Atlanta Ga 30316  
(Not as addressed)

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 41

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 12 day of July, 1972.

Ernest J. Williams

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 42

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 12 day of July, 1972.

Nelson L. Williams Sr.

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

43

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 7 day of 13, 1972.72

S. Courtland Williams

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

44

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 19 day of July, 1972.

Donald Hoke Cooper

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 45

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 26<sup>th</sup> day of JULY, 1972.

Harry T. Robinson

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the Office of the Ordinary of Gwinnett County, Georgia. 46

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 24<sup>th</sup> day of July, 1972.

Bobby M. Robinson

In RE: Will of Cora Cooper Webb, Deceased, File No. 7274, in the  
Office of the Ordinary of Gwinnett County, Georgia.

47

ACKNOWLEDGMENT

I, the undersigned, being a heir at law of Cora Cooper Webb, deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Cora Cooper Webb and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

This 19<sup>th</sup> day of July, 1972.

Mrs. Allan H. Williams

Mrs. Melia Beth Williams Jones  
Mrs. Ruth Allyn Williams Slade

Ernest J. Williams and	:	
Geraldine Cooper,	:	WINNETT COURT OF ORDINARY
Propounder:	:	
v.	:	Petition for Probate in Solemn
	:	Form
Cora Cooper Webb,	:	
Deceased	:	August Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Carolyn Cooper Bird, Bruce Cooper, Early Robinson, Mrs. Emma Kate Rickerson, Mrs. Evie Sikes, Mrs. Jewel Huston, Harry T. Robertson, Bobby Michael Robertson, Mrs. Becky Hammond, Mrs. Emily Britt, Mrs. Carolyn Haney, Miss Mary L. Hale, Mrs. Ann Starling, William Larry Cooper, Calvin Columbus Cooper, Jr., Frank Lamar Cooper, Laura Geraldine Cooper, Mrs. Hazel Edge, Mrs. Marie Hamrick, Garvis C. Williams, Winston Mason, Evelyn Mason Jordan, Harold Williams, Frances W. Cleveland, Martha W. Ray, Ann W. Myers, Jackie W. King, Rolla Williams, Daisy W. Bradley, Clarence P. Williams, Vernon A. Williams, Ernest J. Williams, Nelson L. Williams, S. Courtland Williams, Melia Beth Williams Jones, Ruth Allen Williams Slade, and Lucille Snell Williams have had legal notice of said application and the time of its hearing and have acknowledged service in a manner as provided by law and that the following parties at interest, being non-residents have been duly served notice of said application and the time of its hearing by publication as provided by law: Mrs. Marie Armstrong, Harold Hyatt, Mrs. Jane Pearson, Mrs. Marsha King, and D. H. Cooper; and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Hazel Jacobs, J. B. Reese, Jr., and Mack M. Jacobs, that this paper is the last Will and Testament of Cora Cooper Webb and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted

to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Ernest J. Williams and Geraldine Cooper, the executors named in said Will, upon their taking oath required by law.

This 7th day of August, 1972.

Alton W. Tucker  
Ordinary

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: Petition of Sarah F. Wilburn,                   CASE NO. 7237  
Guardian of the Property of  
Charles Alen Wilson and  
Doris Ann Wilson Dodd

Comes now your petitioner, SARAH F. WILBURN, Guardian of the Property of CHARLES ALEN WILSON and DORIS ANN WILSON DODD, said guardianship being by appointment of this Court and respectfully shows the following:

1.

The guardian, by Order of this Court dated July 3, 1972, was authorized to sell at private sale a parcel of real property held by her for the benefit of her wards, herein named. Said Order granted permission for private sale under the conditions that the sale price for the property be Twenty-one Thousand Two Hundred (\$21,200.00) Dollars and that the guardian be responsible for payment of all closing cost and certain discount fees all of which were taken into consideration by your petitioner and the prospective purchaser.

2.

Your petitioner further shows that the purchaser and your petitioner anticipated that closing cost and other expenses to be borne by the petitioner in the sale would require a cost of One Thousand Two Hundred (\$1,200.00) Dollars which amount had been added to the sales price provided for in the contract.

3.

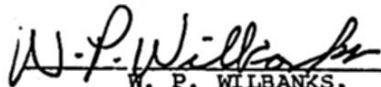
Your petitioner further shows that it was the intent by the contract entered into between the purchaser and your petitioner to have the estate of the wards net Twenty Thousand (\$20,000.00) Dollars from the sale of this land after the payment of expenses incurred by the sale. The purchaser's original plans being to have the property financed for the sale and such cost of financing inclusive with the purchase price.

Subsequent to the signing of the contract, your petitioner shows that the purchaser was able to arrange separate financing without the need of having the property being purchased under the guardianship involved with the financing and, therefore, would be no need for the inclusion in the sales price of the financing charges and closing cost as set forth under the original contract between the parties.

4.

Your petitioner further shows that it is still the intention of the parties to obtain a net sum of Twenty Thousand (\$20,000.00) Dollars for the estate of the wards under this sale and request that this Court approve an amendment to its original Order dated July 3, 1972 to reflect this change.

WHEREFORE, your petitioner prays that the Order of this Court, dated July 3, 1972, be amended to approve a net sale by your petitioner to the purchaser for a sum of Twenty Thousand (\$20,000.00) Dollars.

  
W. P. WILBANKS,  
Attorney for Sarah F.  
Wilburn


ORDER

The foregoing application and petition of SARAH F. WILBURN, Guardian of the Property of CHARLES ALLEN WILSON and DORIS ANN WILSON DODD, having been read and considered, and after examination of the facts by this Court;

IT IS HEREBY ORDERED, that the Order of this Court dated July 3, 1972 be hereby amended to provide for a sale of the property described under the original Order by the guardian whereby the sales price of this property will be a net sum of Twenty Thousand (\$20,000.00) Dollars without payment by the guardian of any closing cost, discount fees or purchaser's attorney fees, and that such sum, if any, are to be paid, will be borne by the purchaser.

IT IS FURTHER ORDERED AND ADJUDGED, that the sale of the wards' property by the guardian in the manner as herein provided by this amendment, and by the original Order of the Court dated July 3, 1972 as hereby amended is fair and in the best interest of the wards.

Signed this 10th day of August, 1972.

  
ALTON TUCKER, Judge,  
Court of Ordinary of  
Gwinnett County

PETITION

GEORGIA, GWINNETT COUNTY. No. 7198

To the Court of Ordinary of Said County:

The petition of Walter L. Grier whose post office address is Buford, Georgia respectfully sheweth that on the 22nd day of February, 1972, Ida Coleman Grier a resident of said State and County, who resided at Buford, Georgia departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as executor.

Table with 4 columns: Name, Address, Age, Relationship to Testator. Rows include Kenneth B. Grier, Ethel Grier Kimbrell, Walter L. Grier, and Margaret Grier Pritchard.

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end he prays that the heirs-at-law as aforesaid, be cited why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to him in terms of the law. This 26th day of February, 1972. Signed by Walter L. Grier (Petitioner) and Joseph Z. Cheek (Attorney for Petitioner).

Personally appeared before me, Walter L. Grier, who on oath says that the facts set forth in the foregoing petition are true. Sworn to and subscribed before me, this 6th day of March, 1972. Signed by O. W. Tucker, Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Ida Coleman Grier deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Ida Coleman Grier and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Handwritten signatures of heirs-at-law: Kenneth B. Grier, Ethel G. Kimbrell, Margaret L. Pritchard, and Walter L. Grier.

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

I, Frank Brogdon, do swear that I as well as Clifford Stephens and Emmett O. Dobbs, Jr. saw the within named Ida Coleman Grier sign and publish the within attached paper as her last will and testament; that WE subscribed the same as witness CS. thereto at the special instance and request of the said Ida Coleman Grier and in her presence, as did also WE in the presence of the testator and of each other; that the said Ida Coleman Grier signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Frank Brogdon
Emmett O. Dobbs, Jr.
Clifford Stephens

Sworn to and subscribed before me, this 7th day of August, 1972

Oliver W. Juba Ordinary.

Walter L. Grier PROPOUNDER vs. Ida Coleman Grier DECEASED } Gwinnett COURT OF ORDINARY. Petition for Probate in Solemn Form AUGUST Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Kenneth Grier, Ethel G. Kimbrell, Margaret G. Pritchard, and Walter L. Grier

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Frank Brogdon, Clifford Stephens, and Emmett O. Dobbs, Jr. that this paper is the last Will and Testament of Ida Coleman Grier and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Walter L. Grier the executor named in said Will, upon him taking oath required by law.

This 7th day of August, 1972

Oliver W. Juba Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Walter L. Grier, do solemnly swear that so far as I know or believe, this writing contains the true last Will and Testament of the within named Ida Coleman Grier deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Walter L. Grier

Sworn to and subscribed before me, this 7th day of August, 1972

Oliver W. Juba Copy of Ordinary.

IN THE COURT OF ORDINARY, GWINNETT  
COUNTY, GEORGIA

IN RE: Sarah F. Wilburn,  
Guardian of the person  
and property of Charles  
Alen Wilson and Doris  
Ann Wilson Dodd

Case No. 7237

SALE OF PROPERTY

By Order of the Court of Ordinary dated July 3, 1972,  
and amended Order of the Court dated August 10, 1972, your  
petitioner, Sarah F. Wilburn, Guardian of Charles Alen Wilson  
and Doris Ann Wilson Dodd, did on the 15th day of August, 1972,  
sell her wards' real property at a private sale; said accounting  
of said proceeds as follows:

Sales Price	\$20,000.00	
Less State and County Tax	<u>184.59</u>	
	\$19,815.41	
Court Cost	\$142.25	
Guardian fee and expense in obtaining sale	2,000.00	
Attorney fee	1,657.75	
Balance to Wards guardian	<u>16,015.41</u>	
	\$19,815.41	\$19,815.41

DISBURSEMENT BY GUARDIAN'S ATTORNEY

Court of Ordinary (cost)	\$142.25
Sarah F. Wilburn, guardian fee and expense	2,000.00
Sarah F. Wilburn, guardian Charles Alen Wilson	8,007.71

Page 2

Sarah F. Wilburn, guardian  
of Doris Ann Wilson Dodd

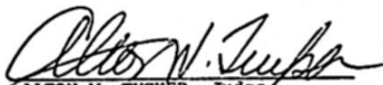
8,007.70

W. P. Wilbanks, guardian's  
attorney1,657.75

TOTAL

ORDER

The within sales, accounting and disbursements  
by the Guardian having been read and considered, the same is  
hereby approved and ordered filed.

This 15th day of August, 1972.

ALTON W. TUCKER, Judge  
Ordinary, Gwinnett County

PETITION AND PROCEEDINGS FOR PROBATE IN SOLEMN FORM. 7-2-2  
 Dox 974-1 (Rev. 1969)

PETITION No. 7298

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of RUBY BAGBY  
 whose post office address is Buford, Georgia  
 respectfully showeth that on the 30th day of June, 1972, VIRGIL BAGBY  
 a resident of said State and County, who resided at 340 Park St., Buford, Georgia  
 departed this life after having made and published his last Will and Testament wherein he nominated  
 your petitioner as executrix.

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. or
<u>Ruby Bagby</u>	<u>340 Park Street, Buford, Ga.</u>	<u>71</u>	<u>Wife</u>

Petitioner        produces said Will in Court and pray        that it be proven in Solemn Form, and to this end she  
 pray        that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Or. Code, which is  
 provided, to appear at the next term of the Court of Ordinary, which shall be held to and for said County on the first Monday  
of September, 1972, to show cause if any exists, why said Will should not be proven in Solemn  
 Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner        pray        that Letters Testamentary issue to her in terms of the law.  
 This 14th day of August, 1972

Ruby Bagby Petitioner.  
Hansel Morgan Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, RUBY BAGBY, who on oath says that  
 the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 14 day of August, 1972

Arthur M. Tupper  
 Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of VIRGIL BAGBY  
 deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to  
 Probate in Solemn Form the Will of said RUBY BAGBY and hereby assent  
 that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive  
 all other further service or notice.

Ruby Bagby

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

58

GEORGIA, WINNETT COUNTY.

BRENDA PUCKETT, EMMETT O. DOBBS, JR. and FRANK R. GREER do swear that they

~~XXXXXX~~ saw the within named VIRGIL BAGBY sign and publish the within attached paper as his last will and testament; that they subscribed the same as witness es thereto at the special instance and request of the said VIRGIL BAGBY and in his presence, ~~XXXXXX~~ in the presence of the testaOR and of each other; that the said VIRGIL BAGBY signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Frank R. Greer*  
*Brenda Puckett*  
*Emmett O. Dobbs Jr*

Sworn to and subscribed before me, this 17th day of August 1972

*Alles W. Tucker*  
Ordinary.

RUBY BAGBY PROPOUNDER } WINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
VIRGIL BAGBY DECEASED } August 17th ~~1972~~ Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, RUBY BAGBY

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Brenda Puckett, Emmett O. Dobbs, Jr. and Frank R. Greer that this paper is the last Will and Testament of VIRGIL BAGBY and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to RUBY BAGBY, the executrix named in said Will, upon her taking oath required by law. This 17th day of August, 1972

*Alles W. Tucker*  
Ordinary.

O A T H

GEORGIA, WINNETT COUNTY.

I, RUBY BAGBY, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named VIRGIL BAGBY, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Ruby Bagby*  
Ruby Bagby

Sworn to and subscribed before me, this 17th day of August 1972

*Alles W. Tucker*  
Court of Ordinary

PETITION

GEORGIA, GWINNETT COUNTY.

No. "7302"

To the Court of Ordinary of Said County:

The petition of Henry Thomas Johnson, Jr.

whose post office address is 4678 Greensprings Rd., College Park, Ga. 30337

respectfully showeth that on the 18th day of July, 1972, Henry Thomas Johnson a resident of said State and County, who resided at McKendree Rd., Lawrenceville, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as execut. OR

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat or
Ada Johnson	McKendree Rd., Lawrenceville, Ga.	80	Wife
Annie Jones	Rt. 1, Cumming, Ga.	50	Daughter
Mattie Lou Thomas	495 Haskell Rd., N. W., Atlanta Georgia	54	Daughter
Henry T. Johnson, Jr.	4678 Greensprings Rd., College Park, Ga. 30337	52	Son
Luther Johnson	Grayson Rd., Lawrenceville, Georgia	48	Son

Petitioner produces said Will in Court and pray S that it be proven in Solemn Form, and to this end he pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in August, 1972, to show cause, if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray S that Letters Testamentary issue to him in terms of the law.

This 2nd day of August, 1972

Henry Thomas Johnson, Jr. Petitioner.
WEBB, BOWLER & TANNER
By James W. Webb Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Henry Thomas Johnson, Jr., who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 2nd day of August, 1972

Henry Thomas Johnson, Jr.
James W. Webb
N.P., Gwinnett County, Ga.

- Clarice Whitehead Clanton Terr., Decatur, Ga. 44 Daughter
- Betty Sue Smith 3101 Rolling Wood Ln., Decatur, Ga. 42 Daughter
- William T. Pate, Jr. Lilburn, Georgia 28 grandson
- John E. Pate McKensie Rd., Lawrenceville, Ga. 26 grandson
- Linda P. Mercier Old Peachtree Rd., Lawrenceville, Ga. 22 granddaughter

~~Clarice Whitehead, and Betty Sue Smith~~

appear before the Court of Ordinary to be held in and for said County on the first Monday in August next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Henry Thomas Johnson, Jr. as the last Will and Testament of Henry Thomas Johnson late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Henry Thomas Johnson deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Henry Thomas Johnson and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Ada Johnson  
Annie Jones  
Mattie Lou Thomas  
Henry Thomas Johnson, Jr.  
Luther Johnson

Clarice Whitehead  
Betty Sue Smith  
John E. Pate  
William T. Pate, Jr.  
Linda P. Mercier

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, WINNETT COUNTY.

We, Jones Webb and Beatrice Cole do swear that we

as well as Violet Bentley saw the within named Henry Thomas Johnson sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness es thereto at the special instance and request of the said Henry Thomas Johnson

and in his presence, as did also Violet Bentley in the presence of the testa OK and of each other; that the said Henry Thomas Johnson signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Jones Webb  
Beatrice Cole  
Violet Bentley

Sworn to and subscribed before me, this 24th day of August, 1972.

Oliver W. Surber  
Ordinary.

HENRY THOMAS JOHNSON, JR. PROPOUNDER } WINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
HENRY THOMAS JOHNSON DECEASED } August Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Ada Johnson, Annie Jones, Mattie Lou Thomas, Henry Thomas Johnson, Jr., Luther Johnson, Clarice Whitehead, and Betty Sue Smith, John E. Pate, William T. Pate, Jr., and Linda P. Mercier have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Jones Webb, Beatrice Cole and Violet Bentley that this paper is the last Will and Testament of Henry Thomas Johnson and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Henry Thomas Johnson, Jr., the execut OR named in said Will, upon his taking oath required by law.

This 24th day of AUGUST, 1972.

Oliver W. Surber  
Ordinary.

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O A T H

GEORGIA, WINNETT COUNTY.

I, Henry Thomas Johnson, Jr., do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Henry Thomas Johnson, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Henry Thomas Johnson, Jr.*  
Henry Thomas Johnson, Jr.

Sworn to and subscribed before me, this 24th day of August, 1972

*Alvin W. Tucker*  
Court of Ordinary.

PETITION

GEORGIA, Gwinnett COUNTY.

No. "7303"

To the Court of Ordinary of Said County:

The petition of Doris C. McDaniel

whose post office address is Rt 1, Box 98, Grayson, Ga.

respectfully showeth that on the 25th day of June, 19 72 M.C.

Ethridge, a resident of said State and County, who resided at Grayson, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner rix as execut rix

Petitioner rix further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat	OR
<u>Doris C. McDaniel.</u>	<u>Rt 1. Box 98 Grayson, Ga.</u>	<u>48</u>	<u>dau</u>	
<u>Lois Ethridge.</u>	<u>Grayson, Ga.</u>	<u>52</u>	<u>dau</u>	

Petitioner rix produces said Will in Court and pray s that it be proven in Solemn Form, and to this end

pray rix that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday

in ~~August, 1972~~ July, 1972, to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner rix pray s that Letters Testamentary issue to her in terms of the law.

This 7 day of July, 1972.

Doris C. McDaniel  
Petitioner.

H. Rhodes Jordan.

Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Doris C. McDaniel, who on oath says that the facts set forth in the foregoing petition are true.

Doris C. McDaniel

Sworn to and subscribed before me, this 7th day of July, 1972.

H. Rhodes Jordan  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of M.C. Ethridge deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said M.C. Ethridge and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Doris C. McDaniel  
Lois Ethridge

AFFIDAVIT TO PROBATE OF WILL

3

GEORGIA, Gwinnett, COUNTY.

We, the undersigned, do swear that we saw the within named M.C. Ethridge sign and publish the within attached paper as his last will and testament; that we subscribed the same as witnesses thereto at the special instance and request of the said M.C. Ethridge and in his presence, as did also the undersigned in the presence of the testator and of each other; that the said M.C. Ethridge signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Mrs O.P. Nash  
Larry G Leach

Sworn to and subscribed before me, this 25th day of August, 19 72

Alton W. Tucker  
Ordinary.

Doris C. McDaniel PROPOUNDER  
vs.  
M.C. Ethridge DECEASED

Gwinnett County COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
~~JULY 20 1972~~ AUGUST Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, all heirs named above,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Mrs. O.P. Nash and Larry G. Leach, that this paper is the last Will and Testament of M.C. Ethridge and that he was competent to make a Will at the time signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Doris C. McDaniel, the executrix named in said Will, upon her taking oath required by law.

This 25th day of August, 19 72

Alton W. Tucker  
Ordinary.

O A T H

GEORGIA, Gwinnett, COUNTY.

I, Doris C. McDaniel, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named M.C. Ethridge, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Doris C. McDaniel

Sworn to and subscribed before me, this 25th day of August, 19 72

Alton W. Tucker  
Court of Ordinary.

667

PETITION

GEORGIA, GWINNETT COUNTY.

No. 7299

To the Court of Ordinary of Said County:

The petition of Leonard W. Anglin

whose post office address is Box 154, Duluth Ga. 30136

respectfully sheweth that on the 23rd day of February, 19 72

James W. Anglin a resident of said State and County, who resided at Box 114, Duluth Ga. 30136

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as execut or

Petitioner Leonard W. Anglin further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Leon Anglin</u>	<u>Box 114, Duluth Ga.</u>	<u>52</u>	<u>Son</u>
<u>Leonard W. Anglin</u>	<u>Box 154, Duluth Ga.</u>	<u>30</u>	<u>Son</u>
<u>Anderson Anglin</u>	<u>96 Alexander St. Buford Ga.</u>	<u>Anderson W. Anglin</u>	<u>Son</u>
<u>Harold Anglin</u>	<u>Brock St. Duluth Ga.</u>	<u>Harold Anglin</u>	<u>Son</u>
<u>Otis Anglin</u>	<u>Duluth Ga.</u>	<u>39</u>	<u>Son</u>
<u>Mrs. Ruth A. Terrell</u>	<u>Chamblee Ga.</u>	<u>Ruth A. Terrell</u>	<u>Daughter</u>
<u>Mrs. Mildred A. Payne</u>	<u>Rte # 3 Buford Ga.</u>	<u>Mildred A. Payne</u>	<u>Daughter</u>
<u>Mrs. LeVerne A. Pless</u>	<u>1011 Miller Ct. Doraville Ga.</u>	<u>LeVerne A. Pless</u>	<u>Daughter</u>
<u>Mrs. Florence T. Anglin</u>	<u>Box 114, Duluth Ga.</u>	<u>73</u>	<u>Widow</u>

Petitioner Leonard W. Anglin produces said Will in Court and pray that it be proven in Solemn Form, and to this end

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday

of August, 19 72, to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner Leonard W. Anglin pray that Letters Testamentary issue to him in terms of the law.

This 17th day of August, 19 72

Leonard W. Anglin  
Petitioner.

E. O. Dobbs, Jr.  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Leonard W. Anglin, who on oath says that the facts set forth in the foregoing petition are true.

Leonard W. Anglin

Sworn to and subscribed before me, this 17th day of August, 19 72

Alton W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of James W. Anglin deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said James W. Anglin and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Leonard W. Anglin  
Mrs. Florence T. Anglin  
Anderson W. Anglin  
Harold Anglin  
Otis R. Anglin  
Ruth A. Terrell  
Mildred A. Payne  
LeVerne Pless

Anderson W. Anglin  
Harold Anglin  
Otis R. Anglin

AFFIDAVIT TO PROBATE OF WILL

65 177

GEORGIA, GWINNETT COUNTY.

We the Undersigned do swear that We saw the within named James W. Anglin, sign and publish the within attached paper as his last will and testament; that We subscribed the same as witness thereto at the special instance and request of the said James A. Anglin and in his presence, as did also We in the presence of the testant and of each other; that the said James W. Anglin signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Ernest O. Dobbs Jr.  
Richard Davis  
Guy B Findley*

Sworn to and subscribed before me, this 25th day of August, 1972

*Arthur W. Tucker*  
Ordinary.

Leonard W. Anglin PROPOUNDER  
vs.  
James W. Anglin DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
AUGUST Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, as shown above having acknowledged service to the probate of said Will in Solemn form

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Ernest O. Dobbs Jr., Richard Davis, & Guy Ben Findley, that this paper is the last Will and Testament of James W. Anglin and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Leonard W. Anglin, the executor named in said Will, upon his taking oath required by law.

This 25th day of August, 1972

*Arthur W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Leonard W. Anglin, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named James W. Anglin, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Leonard W. Anglin*

Sworn to and subscribed before me, this 25th day of August, 1972

*Arthur W. Tucker*  
Court of Ordinary.

GEORGIA, ~~Dalton~~ <sup>Gwinnett</sup> COUNTY

No. "7304"

TO THE ORDINARY OF SAID COUNTY:

The petition of Mrs. Ruonelle Y. Keen shows that James David Teague of said County, is a minor over fourteen years of age; that he has an estate of some Dollars coming to him from the estate of his late, of said County, deceased; that the said James David Teague has chosen your petitioner to act as the Guardian of his person and property, as will appear from the annexed paper, over the signature of the said James David Teague

Petitioner therefore prays an order appointing him Guardian of the person and property of the said James David Teague

Tel No. 963-3849

Ruonelle Y. Keen Petitioner 293 North Perry Street Lawrenceville Ga.

GEORGIA, ~~Dalton~~ <sup>Gwinnett</sup> COUNTY

TO THE ORDINARY OF SAID COUNTY:

I, James David Teague in the exercise of my legal right (being over fourteen years of age), hereby select Mrs. Ruonelle Y. Keen to be appointed the Guardian of his person and property, and respectfully ask that he be so appointed.

This 28th. day of August 19 72

James David Teague

Gwinnett COURT OF ORDINARY

AUGUST Term, 19 72

Upon reading and considering the application of Mrs. Ruonelle Y. Keen for Letters of Guardianship for James David Teague and he having made selection over his own signature, as appears from the annexed paper, it is ordered by the Court that Mrs. Ruonelle Y. Keen be, and he is hereby, appointed Guardian of his person and property of said minor and that Letters of Guardianship issue to him upon his taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at Five Hundred Dollars.

This August 28th. 1972

Alton W. Jenkins Ordinary.

~~Quitsett~~  
**GEORGIA, ~~Brunswick~~ COUNTY**

NO. "7305"

TO THE ORDINARY OF SAID COUNTY:

The petition of Mrs. Pearl W. Browder shows that ~~James~~ Geraldine Collis of said County, is a minor over fourteen years of age; that <sup>no</sup> she has an estate of ~~some~~ \_\_\_\_\_ Dollars coming to her from the estate of ~~her~~ \_\_\_\_\_ late of said County, deceased; that the said Geraldine Collis has chosen your petitioner to act as the Guardian of her person and property, as will appear from the annexed paper, over the signature of the said Geraldine Collis

her

Petitioner therefore prays an order appointing ~~him~~ Guardian of the person and property of the said Geraldine Collis

Tel No. 469-1703

Mrs Pearl W Browder Petitioner  
Mrs. Pearl W. Browder Stone Mountain Mtn. Mobile  
Park Lot 104 Highway "78" Stone Mtn Ga.  
30083

~~Quitsett~~  
**GEORGIA, ~~Brunswick~~ COUNTY**

TO THE ORDINARY OF SAID COUNTY:

I, Geraldine Collis in the exercise of my legal right (being over fourteen years of age), hereby select Mrs. Pearl W. Browder to be appointed the Guardian of her person and property, and respectfully ask that she be so appointed.

This 28 day of August 19 72

Geraldine Collis  
Geraldine Collis

~~Quitsett~~  
**DEPARTMENT COURT OF ORDINARY**

August 28 Term, 1972

Upon reading and considering the application of Mrs. Pearl W. Browder for Letters of Guardianship for Geraldine Collis and she having made selection over her own signature, as appears from the annexed paper, it is ordered by the Court that Mrs. Pearl W. Browder be, and he is hereby, appointed Guardian of her person and property of said minor and that Letters of Guardianship issue to him upon his taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at Five Hundred Dollars.

(2500.00)

Albert W. Tucker Ordinary.

GEORGIA, ~~Dalton~~ <sup>Gwinnett</sup> COUNTY

No" 7306

TO THE ORDINARY OF SAID COUNTY:

The petition of Mrs. Peggy G. ~~Jess~~ <sup>Tuck</sup> shows that Jimmy Gilbert Barfield of said County, is a minor over fourteen years of age; that he has an estate of some Five Hundred Dollars coming to him from the estate of his late of said County, deceased; that the said Jimmy Gilbert Barfield has chosen your petitioner to act as the Guardian of his person and property, as will appear from the annexed paper, over the signature of the said Jimmy Gilbert Barfield

Petitioner therefore prays an order appointing him Guardian of the person and property of the said Jimmy Gilbert Barfield

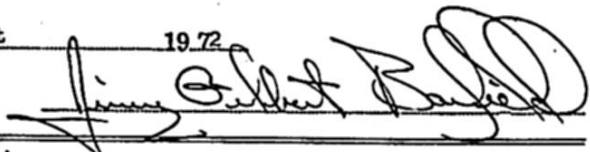
Tel. No. 963-7630 Mrs. Peggy M. Tuck Petitioner  
Rte # 3 Mariettaville Ga. scenic Hwy

GEORGIA, ~~Dalton~~ <sup>Gwinnett</sup> COUNTY

TO THE ORDINARY OF SAID COUNTY:

I, Jimmy Gilbert Barfield in the exercise of my legal right (being over fourteen years of age), hereby select Mrs. Peggy G. ~~Jess~~ <sup>Tuck</sup> to be appointed the Guardian of his person and property, and respectfully ask that he be so appointed.

This 28th day of August 1972

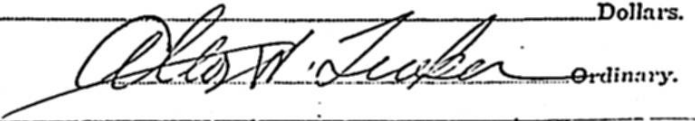


~~Dalton~~ <sup>Gwinnett</sup> COURT OF ORDINARY

AUGUST Term, 19 72

Upon reading and considering the application of Mrs. Peggy G. ~~Jess~~ <sup>Tuck</sup> for Letters of Guardianship for Jimmy Gilbert Barfield and he having made selection over his own signature, as appears from the annexed paper, it is ordered by the Court that Mrs. Peggy G. ~~Jess~~ <sup>Tuck</sup> be, and he is hereby, appointed Guardian of his person and property of said minor and that Letters of Guardianship issue to him upon his taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at One Thousand

(\$1,000.00) Dollars.

 Ordinary.

GEORGIA, ~~Wilkes~~ <sup>Gwinnett</sup> COUNTY

No. "7309"

TO THE ORDINARY OF SAID COUNTY:

The petition of Annie M. Hall shows that Donald Richard Mayweather of said County, is a minor over fourteen years of age; that ~~he~~ <sup>she</sup> has an estate of some No Estate (Age 15 Yrs.) Dollars coming to ~~her~~ <sup>him</sup> from the estate of ~~her~~ <sup>him</sup> late of said County, deceased, that the said Donald Richard Mayweather has chosen your petitioner to act as the Guardian of ~~his~~ <sup>her</sup> ~~person and property~~, as will appear from the annexed paper, over the signature of the said Donald Richard Mayweather

Petitioner therefore prays an order appointing ~~him~~ <sup>her</sup> Guardian of the person ~~and property~~ <sup>and property</sup> of the said Donald Richard Mayweather

Tel. No. 963-7187

Annie M. Hall  
Rte # 1 Decatur Ga. 30211

Petitioner

GEORGIA, ~~Wilkes~~ <sup>Gwinnett</sup> COUNTY

TO THE ORDINARY OF SAID COUNTY:

I, Donald Richard Mayweather in the exercise of my legal right (being over fourteen years of age), hereby select Annie Mae Hall to be appointed the Guardian of ~~his~~ <sup>her</sup> ~~person and property~~, and respectfully ask that he be so appointed.

This 29th. day of August 19 72

Donald Richard Mayweather

~~Wilkes~~ <sup>Gwinnett</sup> COURT OF ORDINARY

AUGUST Term, 19 72

Upon reading and considering the application of Annie M. Hall for Letters of Guardianship for Donald Richard Mayweather and ~~he~~ <sup>she</sup> having made selection over ~~his~~ <sup>her</sup> own signature, as appears from the annexed paper, it is ordered by the Court that Annie M. Hall be, and he is hereby, appointed Guardian of ~~his~~ <sup>her</sup> ~~person and property~~ of said minor and that Letters of Guardianship issue to ~~him~~ <sup>her</sup> upon ~~his~~ <sup>her</sup> taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at Five Hundred (\$500.00) Dollars.

This August 29th. 1972

Alvin W. Tucker Ordinary.

GEORGIA, ~~DeKalb~~ <sup>Gwinnett</sup> COUNTY

No. "7310"

TO THE ORDINARY OF SAID COUNTY:

The petition of Mrs. Diane E. Johnson shows that Linda Suzanne Eads Age 16 Yrs. of said County, is a minor over fourteen years of age; that she has an estate of some No Dollars coming to her from the estate of her late of said County deceased, that the said Linda Suzanne Eads has chosen your petitioner to act as the Guardian of her person and property, as will appear from the annexed paper, over the signature of the said Linda Suzanne Eads

Petitioner therefore prays an order appointing her him Guardian of the person and property of the said Linda Suzanne Eads

Tel No. 448-4623 413 Hammond Drive Norcross Ga. 30071 Petitioner

GEORGIA, ~~DeKalb~~ <sup>Gwinnett</sup> COUNTY

TO THE ORDINARY OF SAID COUNTY:

I, Linda Suzanne Eads Eads in the exercise of my legal right (being over fourteen years of age), hereby select Mrs. Diane E. Johnson to be appointed the Guardian of her person and property, and respectfully ask that he be so appointed.

This 30th. day of August 19 72

approved  
Mrs. Joyce B. Elmore Linda Suzanne Eads

~~DeKalb~~ <sup>Gwinnett</sup> COURT OF ORDINARY

AUGUST Term, 19 72

Upon reading and considering the application of Mrs. Diane E. Johnson for Letters of Guardianship for Linda Suzanne Eads and she having made selection over her own signature, as appears from the annexed paper, it is ordered by the Court that Mrs. Diane E. Johnson be, and he is hereby, appointed Guardian of her person and property of said minor and that Letters of Guardianship issue to her upon his taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at

Five hundred (\$500.00) Dollars.

August 30th. 1972

Alfred W. Tucker Ordinary.

GEORGIA,  
GWINNETT COUNTY.

No. "4713"

TO THE COURT OF ORDINARY OF SAID COUNTY.

Comes now KIRBY GREER, duly appointed Guardian of the person and property of HULSEY GREER, and shows the Court the following facts:

- 1 -

That an order issued from said Court ordering Tifton S. Greer, Executor of the Estate of J. H. Greer, to pay Kirby Greer, as Guardian of Hulsey Greer, the sum of Two Hundred Fifty (\$250.00) Dollars each month for the support and maintenance of Hulsey Greer.

- 2 -

That a subsequent order issued from said Court ordering Tifton S. Greer, Executor of the Estate of J. H. Greer, to pay Kirby Greer, as Guardian of Hulsey Greer, the sum of Three Hundred (\$300.00) Dollars each month for the support and maintenance of Hulsey Greer.

- 3 -

That a subsequent order issued from said Court ordering Tifton S. Greer, Executor of the Estate of J.H. Greer, to pay Kirby Greer, as Guardian of Hulsey Greer, the sum of Three Hundred Fifty (\$350.00) Dollars each month for the support and maintenance of Hulsey Greer.

- 4 -

That a subsequent order issued from said Court ordering Tifton S. Greer, Executor of the Estate of J.H. Greer, to pay Kirby Greer, as Guardian of Hulsey Greer, the sum of Four Hundred (\$400.00) Dollars each month for the support and maintenance of Hulsey Greer.

- 5 -

Since said Order the cost of living has increased greatly.

GREER, SARTAIN &  
CAREY  
ATTORNEYS AT LAW  
P. O. BOX 638  
GAINESVILLE, GEORGIA  
30601

- 6 -

Petitioner shows that in order to adequately clothe and care for Hulsey Greer, the sum of Four Hundred (\$400.00) Dollars a month should be increased to Four Hundred Fifty (\$450.00) Dollars each month.

- 7 -

Petitioner shows that the heirs at law of J. H. Greer agree to said increase and attaches hereto "Exhibit A."


WHEREFORE, Petitioner prays that an Order issue from said Court requiring Tifton S. Greer, as Executor of the Estate of J. H Greer, to pay Kirby Greer, as Guardian of the person and property of Hulsey Greer . for the support and maintenance of Hulsey Greer, the sum of Four Hundred Fifty (\$450.00) Dollars each month, beginning the month of September, 1972.

*Kirby Greer*  
\_\_\_\_\_  
Kirby Greer, Guardian of

The Person and Property of Hulsey Greer.

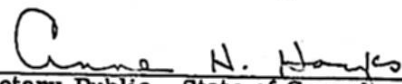
GEORGIA,  
GWINNETT COUNTY.

Personally appeared before the undersigned attesting officer,  
authorized by law to administer oaths, KIRBY GREER, who, after  
being duly sworn on oath, says that the contents of the foregoing  
petition are true.

  
\_\_\_\_\_  
Kirby Greer

Sworn to and subscribed before me this

24 day of August, 1972.

  
\_\_\_\_\_  
Notary Public, State of Georgia.

My Commission Expires MARCH 23 19 70

GEORGIA,  
GWINNETT COUNTY.

The undersigned, being the heirs at law of J. H. Greer,  
acknowledge due and legal service of the within and foregoing petition  
and agree for the Court to increase the amounts paid to Kirby Greer  
for the support and maintenance of Hulsey Greer from Four Hundred  
(\$400.00) Dollars each month to Four Hundred Fifty (\$450.00) Dollars  
each month.

This 28 day of August, 1972.

John B Greer  
John Bill Greer

Tifton S Greer  
Tifton S. Greer

Mrs. Sarah McCullough  
Mrs. Sarah McCullough

Mrs. Tom Humphries  
Mrs. Tom Humphries

\_\_\_\_\_  
Billy Greer

GEORGIA,  
GWINNETT COUNTY.

The within and foregoing petition having been presented to the  
Court; and

After due consideration by the Court,

IT IS ORDERED that Tifton S. Greer, as Executor of the Estate  
of J. H. Greer, pay to Kirby Greer, as Guardian of the person and  
property of Hulsey Greer, the sum of Four Hundred Fifty (\$450.00)  
Dollars each month for the support and maintenance of Hulsey Greer,  
said payments to begin for the month of September, 1972.

This 30th day of August, 1972.

  
\_\_\_\_\_  
Ordinary, Gwinnett County, Georgia.

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GEORGIA

No. "5447"

WINNETT COUNTY

TO THE COURT OF ORDINARY, WINNETT COUNTY, GEORGIA:

Comes now Dudley S. Hancock as Guardian for Miss Anna Craig and shows to the Court the following facts:

- 1 -

Petitioner shows that during the June Term of said Court, 1972, that an order was passed approving the sale of 87.70 acres of land at private sale, said property being the property of Miss Anna Craig, an incompetent.

- 2 -

Petitioner further shows that said sale was consummated August 17, 1972 and receipt of \$220,100.00 made payable to petitioner as guardian.

- 3 -

Petitioner further shows that as a result of the exordinary efforts in regard to the sale of captioned property, the sum of \$22,010.00 guardian fee is hereby approved and order passed.

WHEREFORE, petitioner prays:

That the sale of said property be ratified and confirmed.

*Dudley S. Hancock*  
Dudley S. Hancock  
Guardian for Miss Anna Craig

ORDER

COURT OF ORDINARY:

The foregoing petition read and considered, let same be filed.

It is hereby ordered and adjudged that the sale of said property contained herein is approved and confirmed.

This 21st day of August 1972.

*Alton W. Tucker*  
Alton W. Tucker, Judge  
Gwinnett County Court of Ordinary

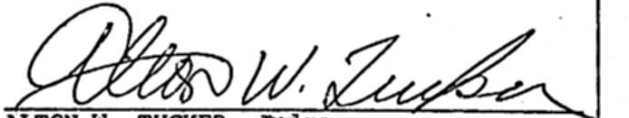
77  
60

STATE OF GEORGIA  
GWINNETT COUNTY

CASE NO. 5447  
COURT OF ORDINARY

It appearing to the Court that extraordinary effort was made by the guardian, Dudley S. Hancock, in regard to the sale of 87.70 acres of land owned by Miss Anna Craig, an incompetent, the sum of \$22,010.00 for services rendered is hereby approved and same is ordered to be paid.

This 21st. day of August 1972.



ALTON W. TUCKER, Judge  
Court of Ordinary  
Gwinnett County, Georgia

ALTON W. TUCKER

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

O R D E R

GWINNETT COUNTY COURT OF ORDINARY

AUGUST TERM, 1972

It appearing to the Court that there is business that willnot be finished today.

Court is held open from day to day until the next September 5, 1972 term of Court.

This August 7, 1972.

/s/ *Alton W. Tucker*  
Ordinary, Gwinnett County, Ga.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY

COURT OF ORDINARY

SEPTEMBER 5, 1972

Court is opened by Norris Bagwell, Deputy Sheriff, of Gwinnett County Georgia.

This September 5, 1972.

/s/ *Alton W. Tucker*  
Ordinary, Gwinnett County, Ga.



MOTION FOR VOLUNTARY DISMISSAL

In the Court of Ordinary of Gwinnett County, Georgia.

File No. "7291"PETITION FOR LETTERS OF ADMINISTRATION:ESTATE OF DANIEL M. LIDDELL

Now comes M. FRANK LIDDELL, petitioner in the above-styled action, and moves the court that he be permitted voluntarily to dismiss his action to obtain Letters of Administration due to the fact that it has been determined that there are no debts owed by said estate, that all heirs at law are sui juris, and that No Administration is Necessary upon said estate.

*M. Frank Liddell*  
M. Frank Liddell, Petitioner

ORDER

Petitioner having moved the court for leave to dismiss the above-styled action, and it appearing to the court that said motion should be granted, it is

ORDERED and adjudged that the above-styled action is hereby dismissed.

This the 1st day of September, 1972.

*Alto W. Tucker*  
Alto W. Tucker  
 Judge, Court of Ordinary  
 Gwinnett County, Georgia

PETITION FOR DISCHARGE OF EXECUTRIX

No. "7222"

STATE OF GEORGIA

COUNTY OF GWINNETT

TO THE ORDINARY OF SAID STATE AND COUNTY:

The petition of KATE L. JOHNSON respectfully shows:

-1-

That on the 12th day of April, 1972, petitioner qualified as executrix of the estate of JACKSON FLOYD JOHNSON, deceased, late of said County, and letters testamentary were issued to petitioner by said Ordinary.

-2-

That she has fully discharged all her duties as such executrix, and that she has fully administered said estate as directed by the will and laws in such cases provided.

WHEREFORE, petitioner prays that an order of citation be made, and that citation issue and be published, requiring all persons concerned to appear and show cause, if they have or can, why she should not be discharged as such executrix, and that letters of dismissal be granted, as the laws in such cases provide.

This 1st day of August, 1972.

WEBB, FOWLER & TANNER

By: W. Howard Fowler  
W. Howard Fowler

P. O. Box 27  
Lawrenceville, Ga. 30245

ATTORNEYS FOR PETITIONER

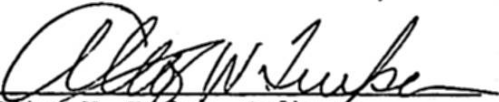
963-3423

ORDER FOR CITATION

STATE OF GEORGIA  
COUNTY OF GWINNETT

WHEREAS, KATE L. JOHNSON, as executrix of the will of JACKSON FLOYD JOHNSON, deceased, late of said County, having filed in this Court her petition asking to be discharged from her trust as such executrix, and therein reciting that she has fully discharged all her duties under such trust, and upon examination it so appearing, it is ORDERED that citation issue and be published calling upon all persons concerned to be and appear at the September Term, 1972, of this Court, and show cause, if any they have or can, why the prayer of said petition should not be granted and the said executrix dismissed from her trust as prayed and letters of dismissal be issued as the laws in such cases provide.

This 2nd. day of August, 1972..

  
Alton W. Tucker, Ordinary,  
Gwinnett County, Georgia


CITATION

STATE OF GEORGIA

COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

WHEREAS, KATE L. JOHNSON, as executrix of the estate of JACKSON FLOYD JOHNSON, deceased, having filed in this Court in due form her petition for letters of dismission as such executrix of said estate and alleging that she has fully performed all her duties as such executrix, this is to cite all persons concerned to be and appear at the September Term, 1972, of the Court of Ordinary of said County, to show cause, if any they have or can, why the prayer of said petition should not be allowed and the said executrix receive letters of dismission as prayed.

This 2nd. day of August, 1972.  
Alton W. Tucker, Ordinary,  
Gwinnett County, Georgia

ORDER OF DISMISSION

STATE OF GEORGIA

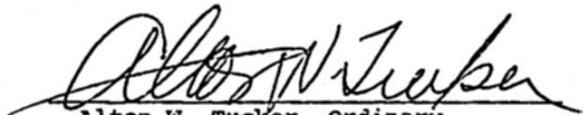
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

SEPTEMBER TERM, 1972

It appearing to the Court that the citation for a discharge from her administration of the estate of JACKSON FLOYD JOHNSON, deceased, has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of the said KATE L. JOHNSON, executrix of said estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration and no sufficient objection being offered to her dismissal, this Court orders that she be discharged from her administration of said estate and that letters of dismission issue to her accordingly.

This 5th day of September, 1972.



Alton W. Tucker, Ordinary,  
Gwinnett County, Georgia

PETITION FOR APPOINTMENT OF SUCCESSOR GUARDIAN BY  
ORDINARY OF COUNTY WHERE GUARDIAN IS DECEASED

NO. "2913"

GEORGIA, Gwinnett County:

To the Ordinary of said State and County:

The petition of Geneva C. Malone and Vivian C. Wise,  
citizens of said State and County respectfully shows:

-1-

That heretofore E. H. Cochran, Sr. was a resident of  
Gwinnett County and was Guardian of A. E. Cochran and the  
said E. H. Cochran, Sr. has died and the said A. E. Cochran  
is now without a Guardian.

-2-

That the said A. E. Cochran is 73 years of age and  
is still incompetent and owns property of the value of  
\$5,000.00 and draws compensation from the Government and is  
in need of a successor Guardian to E. H. Cochran, Sr.

-3-

The said E. H. Cochran, Sr. was appointed Guardian of  
A. E. Cochran on October 8, 1956 and served until his death  
in July of 1972. The said A. E. Cochran is still a resident  
of Gwinnett County, Georgia, and will be subject to the  
jurisdiction of this court.

-4-

The nearest adult relatives of said A. E. Cochran are  
the petitioners, whose addressess are Route 2, Lilburn;  
Mrs. J. H. Moon, Route 3, Lawrenceville; and Gibson Cochran,  
Loganville, Georgia.

-5-

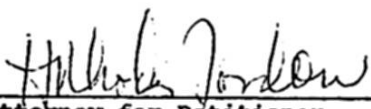
Petitioners desire to be named Guardian of the said  
A. E. Cochran and as Successor to E. H. Cochran, Sr.

Wherefore, petitioner prays:

(A) That petitioners be appointed Guardian of the property and person of the said A. E. Cochran, and

(B) That citation issue accordingly.

This 2nd day of August, 1972.

  
\_\_\_\_\_  
Attorney for Petitioner

ORDER FOR CITATION AND SERVICE

GEORGIA, Gwinnett County:

In the Court of Ordinary of said State and County:

The above and foregoing petition read and considered, it is ordered that citation issue as prayed and that said citation be published once a week for four weeks prior to the 1st Monday in September, 1972 in the official Gazzett of Gwinnett County and let all persons show cause before me at the September Term 1972 of the Ordinarys Court of Gwinnett County why the allegations of said petition should not be granted as prayed.

This 3rd day of August, 1972.

  
\_\_\_\_\_  
Ordinary of Gwinnett County

C I T A T I O N :

GEORGIA, Gwinnett County:

In the Court of Ordinary of said State and County:

TO Mrs. J. H. Moon, Gibson Cochran, adult relatives of A. E. Cochran, and to whom it may concern:

You are hereby notified that Geneva C. Malone and Vivian C. Wise, of said county has in due form applied to this Court to be appointed Guardian of the person and property of A. E. Cochran, an incompetent, and a resident of said county, as successor to E. H. Cochran, Sr., who is deceased, and said application will be heard by the Ordinary on ~~the 1st Monday~~ <sup>September 5th.</sup> ~~in September, 1972.~~

Witness my hand and official signature, this 3rd day of August, 1972.

Alton W. Lumber  
Ordinary of Gwinnett County

## ORDER OF ORDINARY APPOINTING SUCCESSOR OF GUARDIAN

STATE OF GEORGIA, GWINNETT COUNTY

IN THE COURT OF ORDINARY OF SAID STATE AND  
COUNTY:

SEPTEMBER, Term, 1972

The foregoing application of Geneva C. Malone and  
successor  
Vivian C. Wise to be appointed/guardians of A. E. Cochran,  
an incompetent, and a resident of said county, coming on  
regularly to be heard, and it appearing that Citation was  
duly issued and published as required by law; it being  
further made to appear that E. H. Cochran, Sr., who was  
formerly the guardian of the said A. E. Cochran, is deceased  
and that the said A. E. Cochran was a resident of Gwinnett  
County, Georgia, and that this Court now has jurisdiction  
of said matter, and it further appearing that there is a  
necessity for the appointment of a guardian for the said  
A. E. Cochran, it is hereby ordered that the said Geneva  
C. Malone and Vivian C. Wise be, and they are, hereby  
appointed guardians of the person and property of the said  
A. E. Cochran, upon their giving bond and security in the  
sum of Five Thousand dollars and taking oath of office.

In open court this 5th day of September, 1972.  
Ordinary of Gwinnett County, Georgia

State of Georgia, WINNETT County

NO 7266

To the Ordinary of Said County:

The petition of Mrs. G. L. (Willene) Kelley

whose post office address is \_\_\_\_\_

and whose place of residence is Shadburn Ferry Road, Buford, Georgia 30518

respectfully showeth that George Linton Kelley, Jr. (G. L. Kelley)

whose legal residence was Shadburn Ferry Road, Buford, Georgia 30518

departed this life on the 13 day of June, 1972, leaving your petitioner as his next of kin, and also leaving a large estate of real and personal property, worth the sum of \_\_\_\_\_

at least \$10,000.00 Dollars, and at the time of his

death the said George Linton Kelley, Jr. (G. L. Kelley) was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Mrs. G. L. (Willene) Kelley</u>	<u>Buford, Georgia 30518</u>	<u>over 21</u>	<u>Wife</u>

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Patricia Ann Kelley</u>	<u>Buford, Georgia 30518</u>	<u>26</u>	<u>Daughter</u>

Full particulars as to the above are lacking for the following reason(s): \_\_\_\_\_

Wherefore, she prays the usual citation in such cases to issue, in order that she may obtain Permanent Letters of Administration on George Linton Kelley, Jr. estate, and your petitioner will ever pray.

July 20th, 1972

Mrs. G. L. (Willene) Kelley

Gwinnett Court of Ordinary July 20th, 1972

The above petition of Mrs. G. L. (Willene) Kelley that she may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Alfred W. Tupper, Ordinary.

State of Georgia, GWINNETT County

To All To Whom It May Concern:

Mrs. G. L. (Willene) Kelley having, in proper form, applied to me for Permanent Letters of Administration on the estate of George Linton Kelley Jr. (G.L. Kelley) late of said County, this is to cite all and singular the creditors and next of kin of George Linton Kelley Jr. (G.L.) Kelley to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Mrs. G. L. (Willene) Kelley on George Linton Kelley Jr. (G.L. Kelley) estate.

Witness my hand and official signature, this 20th day of July, 19 72. [Signature] Ordinary.

COURT OF ORDINARY
September 5th Term, 19 72
PETITION OF Mrs. G. L. (Willene) Kelley
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF George Linton Kelley Jr. (G.L. Kelley)
Filed in office 20th day of July, 1972
Georgia
GWINNETT COUNTY
Entered on Minutes of Court, Ordinary's office.
Book Page No.
this day of Sept., 19 72
Reeves & Collier Ordinary.
304 - Oliver (K&S) - 210 - 1/2 - 210 - 1/2 - Atlanta Ga.

GWINNETT Court of Ordinary. SEPTEMBER Term, Sept. 5th, 19 72

Citation having been duly issued and published, requiring all and singular next of kin and creditors of George Linton Kelley Jr. (G.L. Kelley), deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Mrs. G. L. (Willene) Kelley, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to her as Administrator of George Linton Kelley Jr. (G. L. Kelley), upon her giving bond and security in the sum of Forty Thousand (\$40,000.00) Dollars, and taking the usual oath of office.

[Signature] Ordinary.

I, Mrs. G. L. (Willene) Kelley, do solemnly swear that I died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

x Mrs. G. L. (Willene) Kelley

Sworn to and subscribed before me 5th day of September, 19 72. [Signature] Ordinary.

Recorded this day of September, 19 72. [Signature] Ordinary.

No. 6911

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of NORA HARVEY MOTES

showeth that she has fully discharged all the duties of such administratrix; that she has paid all the debts of her intestate, NORA HARVEY MOTES; has turned over the residue on her books to the lawful heirs of NORA HARVEY MOTES; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Zucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of NORA HARVEY MOTES

represents to the Court in her petition, duly filed and entered on record, that she has fully administered NORA HARVEY MOTES estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on September 5, 1972

Alton W. Zucker, Ordinary

GWINNETT COURT OF ORDINARY

September Term, September 5, 1972

It appearing to the Court that the citation for a discharge from her administration of NORA HARVEY MOTES estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of NORA HARVEY MOTES estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of NORA HARVEY MOTES estate, and that as evidence of this discharge, Letters of Dismission issue to her

Alton W. Zucker, Ordinary

No. 6912

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of ABRAHAM HARVEY

showeth that she has fully discharged all the duties of such administratrix that she has paid all the debts of her Intestate, ABRAHAM HARVEY; has turned over the residue on her books to the lawful heirs of ABRAHAM HARVEY; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of ABRAHAM HARVEY

represents to the Court in her petition, duly filed and entered on record, that she has fully administered ABRAHAM HARVEY estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the 5th day of September 5, 1972

Alton W. Tucker, Ordinary

GWINNETT COURT OF ORDINARY

September Term, Sept. 5th, 1972

It appearing to the Court that the citation for a discharge from her administration of ABRAHAM HARVEY estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of ABRAHAM HARVEY estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of ABRAHAM HARVEY

estate, and that as evidence of this discharge, Letters of Dismission issue to her

Alton W. Tucker, Ordinary

No. 6913

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of DORA HARVEY PHILLIPS

showeth that she has fully discharged all the duties of such administratrix that she has paid all the debts of her intestate, DORA HARVEY PHILLIPS; has turned over the residue on her books to the lawful heirs of DORA HARVEY PHILLIPS; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Zucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of DORA HARVEY PHILLIPS, represents to the Court in her petition; duly filed and entered on record, that she has fully administered DORA HARVEY PHILLIPS

estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on September 5, 1972

Alton W. Zucker, Ordinary.

GWINNETT COURT OF ORDINARY

September Term, Sept. 5, 1972

It appearing to the Court that the citation for a discharge from her administration of DORA HARVEY PHILLIPS estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of DORA HARVEY PHILLIPS estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of DORA HARVEY PHILLIPS

estate, and that as evidence of this discharge, Letters of Dismission issue to her. Alton W. Zucker, Ordinary.

No. 6914

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of ORA HARVEY

showeth that she has fully discharged all the duties of such administratrix; that she has paid all the debts of her intestate, ORA HARVEY; has turned over the residue on her books to the lawful heirs of ORA HARVEY; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Zucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of ORA HARVEY

represents to the Court in her petition, duly filed and entered on record, that she has fully administered ORA HARVEY estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the first Monday on September 5, 1972.

Alton W. Zucker, Ordinary

GWINNETT COURT OF ORDINARY

September Term, Sept. 5, 1972

It appearing to the Court that the citation for a discharge from her administration of ORA HARVEY estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of ORA HARVEY estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of ORA HARVEY estate, and that as evidence of this discharge, Letters of Dismission issue to her.

Alton W. Zucker, Ordinary

No. 6915

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of CARL HARVEY

showeth that she has fully discharged all the duties of such administratrix that she has paid all the debts of her intestate, CARL HARVEY; has turned over the residue on her books to the lawful heirs of CARL HARVEY: she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Zucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas LOIS HARVEY GHOLSTON, Administratrix of CARL HARVEY

represents to the Court in her petition, duly filed and entered on record, that she has fully administered CARL HARVEY

estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the first Monday

September 5, 1972

Alton W. Zucker, Ordinary.

GWINNETT COURT OF ORDINARY

September Term, Sept. 5, 1972

It appearing to the Court that the citation for a discharge from her administration of

CARL HARVEY estate has been duly issued and published, and it also appearing to the

Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON

Administratrix of CARL HARVEY estate, that she has fully and faithfully

administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being

offered to her dismission, this Court orders that she be discharged from her administration of

CARL HARVEY estate, and that as evidence of this discharge, Letters of

Dismission issue to her

Alton W. Zucker, Ordinary.

No. 6916

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of THOMAS HARVEY

showeth that she has fully discharged all the duties of such administratrix; that she has paid all the debts of her intestate, THOMAS HARVEY; has turned over the residue on her books to the lawful heirs of THOMAS HARVEY; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of THOMAS HARVEY

represents to the Court in her petition, duly filed and entered on record, that she has fully administered THOMAS HARVEY estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the first Monday next September 5, 1972

Alton W. Tucker, Ordinary.

GWINNETT COURT OF ORDINARY

September Term, Sept. 5, 1972

It appearing to the Court that the citation for a discharge from her administration of THOMAS HARVEY estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON

Administratrix of THOMAS HARVEY estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of THOMAS HARVEY estate, and that as evidence of this discharge, Letters of Dismission issue to her

Alton W. Tucker, Ordinary.

No. 6917

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of MARGARET HARVEY

showeth that she has fully discharged all the duties of such administratrix that she has paid all the debts of her Intestate, MARGARET HARVEY; has turned over the residue on her books to the lawful heirs of MARGARET HARVEY: she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Allen W. Zuber, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of MARGARET HARVEY

represents to the Court in her petition, duly filed and entered on record, that she has fully administered MARGARET HARVEY estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the first Monday next September 5, 1972

Allen W. Zuber, Ordinary.

GWINNETT COURT OF ORDINARY

September Term, Sept. 5th, 1972

It appearing to the Court that the citation for a discharge from her administration of MARGARET HARVEY

estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of MARGARET HARVEY estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of

MARGARET HARVEY estate, and that as evidence of this discharge, Letters of Dismission issue to her. Allen W. Zuber, Ordinary.

No. 6918

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of BOSE ALLEN

showeth that she has fully discharged all the duties of such administratrix; that she has paid all the debts of her intestate, BOSE ALLEN; has turned over the residue on her books to the lawful heirs of BOSE ALLEN: she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of BOSE ALLEN

represents to the Court in her petition, duly filed and entered on record, that she has fully administered BOSE ALLEN estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on September 5, 1972

Alton W. Tucker, Ordinary

GWINNETT COURT OF ORDINARY

September Term, Sept. 5, 1972

It appearing to the Court that the citation for a discharge from her administration of

BOSE ALLEN estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of BOSE ALLEN estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of BOSE ALLEN

estate, and that as evidence of this discharge, Letters of Dismission issue to her

Alton W. Tucker, Ordinary

No. 6919

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of FLETCHER HARVEY

showeth that she has fully discharged all the duties of such administratrix; that she has paid all the debts of her intestate, FLETCHER HARVEY; has turned over the residue on her books to the lawful heirs of FLETCHER HARVEY; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT

COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Zucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of FLETCHER HARVEY

represents to the Court in her petition, duly filed and entered on record, that she has fully administered FLETCHER HARVEY estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on September 5, 1972

Alton W. Zucker, Ordinary

GWINNETT

COURT OF ORDINARY

September Term, Sept. 5, 1972

It appearing to the Court that the citation for a discharge from her administration of FLETCHER HARVEY estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of FLETCHER HARVEY estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of FLETCHER HARVEY

estate, and that as evidence of this discharge, Letters of Dismission issue to her

Alton W. Zucker, Ordinary

No. 6920

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of LOIS HARVEY GHOLSTON, Administratrix of ELIZA HARVEY ALLEN

showeth that she has fully discharged all the duties of such administratrix; that she has paid all the debts of her intestate, ELIZA HARVEY ALLEN; has turned over the residue on her books to the lawful heirs of ELIZA HARVEY ALLEN; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Lois Harvey Gholston, Administratrix

GWINNETT COURT OF ORDINARY

July Term, July 25, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, LOIS HARVEY GHOLSTON, Administratrix of ELIZA HARVEY ALLEN

represents to the Court in her petition, duly filed and entered on record, that she has fully administered ELIZA HARVEY ALLEN estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on September 5, 1972

Alton W. Tucker, Ordinary

GWINNETT COURT OF ORDINARY

September Term, Sept. 5, 1972

It appearing to the Court that the citation for a discharge from her administration of ELIZA HARVEY ALLEN estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said LOIS HARVEY GHOLSTON Administratrix of ELIZA HARVEY ALLEN estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of ELIZA HARVEY ALLEN

estate, and that as evidence of this discharge, Letters of Dismission issue to her.

Alton W. Tucker, Ordinary

(Box 788-2)

DEPARTMENT OF REVENUE

No. 6921

WINNETT

COUNTY

COLSTON, Administrator of  
VEY

Administrator that she has paid all the debts of her

has turned over the residue on

CHARLIE HARVEY; she there-

requested to show cause, if any they can, why she should not

proceedings as such Administratrix

*Lois Harvey Gholston*, Administratrix

COURT OF ORDINARY

Term, July 25, 1972

that the prayer of petition be granted, and that the peti-

*Allen W. Tucker*, Ordinary.

WINNETT COUNTY

COLSTON, Administrator of

represents to the Court in said petition, duly filed

CHARLIE HARVEY

and creditors, to show cause, if any they can, why said Ad-

tion, and receive Letters of Discharge

*Allen W. Tucker*, Ordinary.

COURT OF ORDINARY

Sept. Term, Sept 5, 1972

from her administration of

been duly issued and published, and also appearing to the

LOIS HARVEY GHOLSTON

estate, that she has fully and faithfully

from her administration, and no sufficient objection being

discharged from her administration

estate, and that as evidence of this discharge, Letters of

*Allen W. Tucker*, Ordinary.

IN THE COURT OF ORDINARY OF GWINNETT COUNTY - STATE OF GEORGIA

TO THE ORDINARY OF SAID COUNTY:

The petition of John A. Wilson, guardian of Jeffry Wilson and John A. Wilson, Jr., duly appointed by the COUNTY Court of McLENNAN County, State of Texas, respectfully shows:

1.

Petitioner's wards above named own a 1/5 interest respectfully in the 1/2 undivided interest owned at the time of her death by Mrs. Jerita Dortch Wilson, the natural mother of said wards, who, at the time of her death, was a tenant in common with petitioner in the real property described in Exhibit A, attached hereto and incorporated herein by reference.

2.

That on or about April 4, 1960, petitioner and his wife the said Jerita Dortch Wilson, did acquire joint ownership as tenants in common of the properties described in Exhibit A attached hereto by deed from Suburban Investments, Inc.

3.

That petitioner and the said Mrs. Jerita Dortch Wilson did attempt by warranty deed dated July 24, 1970, to convey the said property to one Louis B. Wood in satisfaction of a debt owing at said time by them to Louis B. Wood. However, through inadvertence, the said Jerita Dortch Wilson did not execute said deed and thus, at the time of her death on or about July 16, 1970, retained an undivided 1/2 interest in said property which devolved by operation of law to her heirs, namely, petitioner, Mrs. Jonita Wolfe (a married daughter), Jerre Wilson (age 21), Jeffry Wilson (age 19), and John A. Wilson, Jr. (age 14).

4.

Petitioner further shows that the said Louis B. Wood has entered into a contract for the sale of said property to The Ahlta Corporation of Georgia and the parties thereto are desirous at this time of divesting whatever interest the estate of Mrs. Jerita D. Wilson may have respecting the subject property.

5.

Petitioner files herewith, to be recorded in said Ordinary's office, an authenticated exemplification of his letters of guardianship.

6.

Petitioner further shows that the value of the property of said wards located in this State is in the approximate value of \$800.00.

7.

Petitioner also files herewith a bond with good and sufficient security in the amount of \$1600.00, being double the value of the property to be sold.

8.

Petitioner further prays that said property be conveyed to the said Louis B. Wood at a private sale.

WHEREFORE, petitioner prays for an order of citation and prays that citation issue calling upon all persons interested to be and appear at the Sept. 5<sup>th</sup> Term, 1972, of the Court of Ordinary of said County, to show cause, if any they can, why leave to sell said land shall not be granted.

GREENE, BUCKLEY, DeRIEUX & JONES

BY Hugh Robinson  
Attorneys for Petitioner  
HUGH ROBINSON

1515 Peachtree Center South  
225 Peachtree Street, N.E.  
Atlanta, Georgia 30303

EXHIBIT "A"PARCEL I

All that tract or parcel of land lying and being in Land Lot 131 of the 6th District of Gwinnett County, Georgia, being more particularly described according to plat of survey by John M. Carter, Registered Surveyor, dated December 1, 1971, as follows:

BEGINNING at a point marked by an iron pin on the northwesterly right of way of Oak Drive 430 feet northeasterly along said right of way line from its intersection with the east right of way line of Valley Road; from said point of beginning running in a northeasterly direction along the northwesterly right of way of Oak Drive 125 feet to an iron pin; thence running northwesterly at an interior angle of 102 degrees 29 minutes with the preceding course 134 feet to an iron pin; thence running southwesterly along a course forming an interior angle of 89 degrees 37 minutes with the preceding course, 125 feet to an iron pin; thence running southeasterly along a course forming an interior angle of 89 degrees 30 minutes with the preceding course 160.2 feet to the northwesterly right of way line of Oak Drive and the point of beginning; said course forming an interior angle of 78 degrees 36 minutes with the course first run.

PARCEL II

All that tract or parcel of land lying and being in Land Lot 131 of the 6th District of Gwinnett County, Georgia, being more particularly described according to plat of survey by John M. Carter, Registered Surveyor, dated December 1, 1971, as follows:

BEGINNING at a point marked by an iron pin on the southerly right of way for Creek View Drive 350 feet northeasterly along said right of way line from its intersection with the east right of way line of Valley Road; from said point of beginning running in a northeasterly direction along the southerly right of way of Creek View Drive 125 feet to an iron pin; thence running southeasterly at an interior angle of 93 degrees 29 minutes with the preceding course, 124.6 feet to an iron pin; thence running in a southwesterly direction along a course forming an interior angle of 97 degrees 02 minutes with the preceding course 125 feet to an iron pin; thence running northwesterly along a course forming an interior angle of 83 degrees 14 minutes with the preceding course 147.5 feet to the southerly right of way line for Creek View Drive and the point of beginning, said course forming an interior angle of 86 degrees 15 minutes with the course first run.

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STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND  
COUNTY

The petition of JOHN A. WILSON, Guardian of Jeffry Wilson and John A. Wilson, Jr., having been filed in this Court asking for an order allowing him to sell certain property owned by said Wards, Stephen F. Carley is hereby appointed Guardian ad Litem of said Wards to represent them in said matter.

This 7<sup>th</sup> day of August, 1972..

  
Ordinary of Gwinnett County,  
Georgia

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND  
COUNTY

Having been appointed Guardian ad Litem to represent Jeffrey Wilson and John A. Wilson, Jr., minors, in the matter to sell certain property owned by said Wards, I hereby accept that appointment, and I agree to represent said minors in said proceeding, and do hereby waive all further and future service or notice.

This 7 day of August, 1972.

Stephen J. Carley  
Guardian ad Litem

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

TO THE ORDINARY OF SAID COUNTY:

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The above and foregoing petition read and considered let the same be filed. It is ordered that citation issue and be published as required by law, calling upon all persons interested to show cause, if any they can, at the September 5th. Term, 1972, of the Court of Ordinary of Gwinnett County. Georgia, why leave prayed for should not be granted.

This 7th. day of August, 1972.

Alton W. Tucker  
ORDINARY OF GWINNETT COUNTY,  
GEORGIA

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA


TO WHOM IT MAY CONCERN:

Notice is hereby given that John A. Wilson, guardian of Jeffrey Wilson and John A. Wilson, Jr., appointed by the proper authority in McLENNAN County, State of Texas, has filed his application to sell at private sale the following property located in this County of which the aforesaid wards own a 1/5 interest respectively in order to divest all heirs of the late Jerita Dortch Wilson of whatever interest they may have in said property in favor of Louis B. Wood, which said property is described as follows:

Lots 5 and 10, Block O, Sweetwater Estates  
Subdivision, Gwinnett County, Georgia.

Said application will be heard at the Sept. 5<sup>th</sup> Term, 1972, of the Court of Ordinary of this County.

This 7<sup>th</sup> day of August, 1972.

  
Ordinary of Gwinnett County, Georgia

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O R D E R

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

SEPTEMBER Term, 1972

IN RE: APPLICATION OF JOHN A. WILSON, GUARDIAN OF JEFFRY WILSON  
AND JOHN A WILSON, JR., appointed by proper authority in McLENNAN  
County, State of Texas, to sell property in this County:

The above matter coming on to be heard at this term of  
Court and it appearing that citation has issued and been pub-  
lished, and the allegations of the petition are true, and that  
it is advantageous to said wards to sell said properties;

IT IS THEREFORE ORDERED, that the following property,  
Lots 5 and 10, Block O, Sweetwater Estates Subdivision, Gwinnett  
County, Georgia, be sold as prayed upon said guardian giving bond  
in the sum of \$1600.00, for the faithful execution of his trust.

In open court, this 5th day of September, 1972.

  
\_\_\_\_\_  
Ordinary of Gwinnett County, Georgia

GEORGIA, ~~Dalton~~ <sup>Gwinnett</sup> COUNTY

NO. 7307

TO THE ORDINARY OF SAID COUNTY:

The petition of Richard L. Smith shows that Willie Vernon Smith of said County, is a minor over fourteen years of age; that h has an estate of some Dollars coming to h from the estate of h late of said County, deceased; that the said Willie Vernon Smith has chosen your petitioner to act as the Guardian of h is person and property, as will appear from the annexed paper, over the signature of the said Willie Vernon Smith

Petitioner therefore prays an order appointing him Guardian of the person and property of the said Willie Vernon Smith Father & Mother consented, they signed his Bond. Richard L. Smith Petitioner  
Tel No. 176-3478 Ant. 11-G Proctor Square Duluth Ga.

GEORGIA, ~~Dalton~~ <sup>Gwinnett</sup> COUNTY

TO THE ORDINARY OF SAID COUNTY:

I, Willie Vernon Smith in the exercise of my legal right (being over fourteen years of age), hereby select Richard L. Smith to be appointed the Guardian of h is person and property, and respectfully ask that he be so appointed.

This 28th. day of August 19 72

Rudrey C. Smith Willie Vernon Smith  
~~Dalton~~ <sup>Gwinnett</sup> COURT OF ORDINARY

AUGUST Term, 19 72

Upon reading and considering the application of Richard L. Smith for Letters of Guardianship for Willie Vernon Smith and he having made selection over his own signature, as appears from the annexed paper, it is ordered by the Court that Richard L. Smith be, and he is hereby, appointed Guardian of h is person and property of said minor and that Letters of Guardianship issue to him upon his taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at Five Hundred (\$500.00) Dollars.

This August 28th. 1972

Albert W. Tupper Ordinary

STATE OF GEORGIA, GWINNETT COUNTY

No. 7313

To the Ordinary of said County:

The petition of LARRY PHILLIP BAILEY respectfully showeth that PHILLIP LEE BAILEY, a resident of said County until HIS death, which happened on the 21st day of JULY, 19 72, has left a considerable estate, real and personal, in said State, and that he died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said PHILLIP LEE BAILEY deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that LARRY PHILLIP BAILEY is entitled by law to be appointed Administrator of said estate, he being FATHER of said PHILLIP LEE BAILEY, deceased.

Petitioner would further state that HE is a resident of said State, and that the estate of said PHILLIP LEE BAILEY, deceased, is worth about UNKNOWN AT THIS TIME, BUT LESS THAN \$500.00 Dollars.

LARRY PHILLIP BAILEY (Signature)

GWINNETT COURT OF ORDINARY

At Chambers, September 6th, 19 72

The application of LARRY PHILLIP BAILEY for Temporary Letters of Administration on the estate of PHILLIP LEE BAILEY late of GWINNETT County, deceased, being before me for consideration, and being satisfied by proper proof that HIS application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said PHILLIP LEE BAILEY, deceased, do issue to said LARRY PHILLIP BAILEY upon HIS giving bond and security in the sum of \$1,000.00 Dollars, and taking the usual oath.

(Signature) Ordinary.

STATE OF GEORGIA, GWINNETT COUNTY. OATH.

You, LARRY PHILLIP BAILEY, do solemnly swear that you will well and truly perform all the duties of Temporary Administrator on the estate of PHILLIP LEE BAILEY, deceased, according to law, to the best of your ability. So help you God.

LARRY PHILLIP BAILEY (Signature) Sworn to and subscribed before me, this 6th day of September, 19 72

(Signature)

No. 7295

PETITION FOR LETTERS OF ADMINISTRATION (Box 758-2) Revised 1962

State of Georgia, GWINNETT County

To the Ordinary of Said County:

The petition of G. J. Johnson whose post office address is Rte # 4 Lawrenceville Ga. and whose place of residence is Rte # 4 Lawrenceville Ga. respectfully sheweth that J. Hamilton Johnson whose legal residence was Rte # 4 Lawrenceville Ga. departed this life on the 31st day of July, 1972, leaving your petitioner as his next of kin, and also leaving a large estate of real and personal property, worth the sum of ONE HUNDRED THOUSAND AND NO/100 (\$100,000.00) Dollars, and at the time of his death the said J. Hamilton Johnson was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Table with 4 columns: Name, Address, Age, Relationship to Deceased. Row 1: Johnson, Ida Mae, State Hospital, Milledgeville, Ga., 82, Wife.

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Table with 4 columns: Name, Address, Age, Relationship to Deceased. Rows: G. J. Johnson (Son), Lena J. Sherman (Daughter), Ermine J. Weathers (Daughter).

AGREEMENT OF HEIRS FOR SELECTION OF ADMINISTRATOR GEORGIA, GWINNETT COUNTY

We, the undersigned, being a majority of the next of kin of J. Hamilton Johnson, late of said county, deceased, hereby agree that G. J. Johnson may be appointed permanent administrator of the estate of J. Hamilton Johnson and we ask for his appointment.

This the 7th day of August, 1972.

Signature of Lana J. Sherman and Ermine J. Weathers.

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration on J. Hamilton Johnson estate, and your petitioner will ever pray.

August 7th, 1972. Signature of G. J. Johnson.

Court of Ordinary August 7th, 1972

The above petition of G. J. Johnson that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Signature of the Ordinary.

State of Georgia, GWINNETT County

To All To Whom It May Concern:

G. J. Johnson having, in proper form, applied to me for Permanent Letters of Administration on the estate of J. Hamilton Johnson, late of said County, this is to cite all and singular the creditors and next of kin of J. Hamilton Johnson to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to G. J. Johnson on J. Hamilton Johnson estate.

Witness my hand and official signature, this 7th day of August, 1972

Handwritten signature of court officer

COURT OF ORDINARY
September 5th. Term, 1972
PETITION OF
G. J. Johnson
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF J. Hamilton Johnson
Filed in office Aug 7th, 1972
GEORGIA GWINNETT COUNTY
Entered on Minutes of Court, Ordinary's office, Book Page No. this day of 1972
Hebb, Fowler, & Tanner, Ordinary, Attys. At Law LAWRENCEVILLE, GEORGIA

GWINNETT

Court of Ordinary.

September Term, Sept. 5th, 1972

Citation having been duly issued and published, requiring all and singular next of kin and creditors of

J. Hamilton Johnson

, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to

G. J. Johnson

, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to

G. J. Johnson

as Administrator of J. Hamilton Johnson

upon his giving bond and security in the sum of

\$200,000.00

Dollars, and taking the usual oath of office.

Handwritten signature of court officer

I, G. J. Johnson

, do solemnly swear that

J. Hamilton Johnson

died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Handwritten signature of G. J. Johnson

G. J. Johnson

Sworn to and subscribed before me 5th day of September, 1972

Handwritten signature of court officer

Recorded this 5th day of Sept, 1972

Handwritten signature of court officer

IN THE COURT OF ORDINARY FOR THE COUNTY OF GWINNETT  
STATE OF GEORGIA

IN RE:  
ESTATE OF GEORGE LINTON KELLEY, JR.

NO. 7266

ORDER

It appearing that, pursuant to order entered June 19, 1972, Mrs. G. L. (Willene) Kelley as temporary administratrix of the Estate of George Linton Kelley, Jr., deceased, has been operating the Ford dealership business that was being operated by deceased and it appearing to be in the best interest of the Estate of said deceased to continue said business,

It is ordered that the continued operation of said business is hereby authorized and approved and that Mrs. G. L. (Willene) Kelley, permanent administratrix of the Estate of said deceased, is hereby authorized to continue to conduct and operate said business under the business name and in the usual and ordinary course of business.

It is so ordered on this 8th day of Sept. 1972.

  
\_\_\_\_\_  
Ordinary, Gwinnett County, Georgia

No. "2375"

STATE OF GEORGIA

COUNTY OF GWINNETT

TO THE COURT OF ORDINARY OF SAID COUNTY:

The petition of Mrs. Lillian Cofield respectfully shows:

1.

That she was appointed guardian of the property of Jeffery D. Humphries by order of this honorable Court on September 4, 1950.

2.

That said guardianship was established under the provisions of section 49-803, Georgia Code annotated, upon the certificate of incompetency issued by the Veterans Administration.

3.

That the said Jeffery D. Humphries is now competent and capable of managing his affairs and he has been declared competent by the Veterans Administration as shown by certificate to that effect, signed by the Chief Attorney, Veterans Administration, Atlanta, Georgia marked exhibit "A", attached hereto and made apart hereof by reference hereto.

4.

That there is no longer any need for the guardianship; that your petitioner has made final settlement as provided by section 49-814 Georgia Code annotated and that your petitioner has filed her final return and has fully discharged her duties as guardian.

WHEREFORE, petitioner prays that citation be published as required by law and that your petitioner be granted letters of dismissal as the laws of such cases provide.

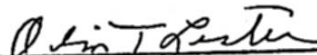
Lillian Cofield  
PETITIONER

CERTIFICATE OF RATING OF INCOMPETENCY  
BY  
THE VETERANS ADMINISTRATION

I, OLIN T. LESTER, CHIEF ATTORNEY, VETERANS ADMINISTRATION, ATLANTA, GEORGIA, hereby certify that Jeffery D. Humphries has been rated competent by the Veterans Administration on examination in accordance with the laws and regulations governing the Veterans Administration.

I FURTHER CERTIFY that I am the authorized representative of the Administrator of Veterans Affairs and that this certificate is executed by me under the authority of the provision of the Veterans Regulations 5059.

This 17<sup>th</sup> day of July, 1972.

  
\_\_\_\_\_  
OLIN T. LESTER,  
Chief Attorney

## ACKNOWLEDGEMENT OF SERVICE BY THE VETERAN

STATE OF GEORGIA

COUNTY OF FULTON

Due and legal service and notice of the within and foregoing petition is hereby acknowledged. All other and further notice and service waived.

This 17<sup>th</sup> day of July, 1972.

Jeffery D. Humphries  
Jeffery D. Humphries

## ACKNOWLEDGEMENT OF SERVICE BY THE VETERANS ADMINISTRATION

STATE OF GEORGIA

COUNTY OF FULTON

Due and legal service and notice of the within and foregoing petition is hereby acknowledged. Copy received. All other and further notice and service is waived.

This 17<sup>th</sup> day of July, 1972

Olin T. Lester  
OLIN T. LESTER,  
Chief Attorney  
Veterans Administration Regional Office  
Atlanta, Georgia

CITATION

STATE OF GEORGIA  
COUNTY OF GWINNETT

TO WHOM IT MAY CONCERN:

Mrs. Lillian Cofield, as guardian of the property of Jeffery D. Humphries, having filed her request for letters of dismissal, this is to cite all persons interested to show cause before this Court of Ordinary of said County at the next term thereof why said letters should not be issued as prayed.

This 17th day of July, 1972

  
\_\_\_\_\_  
JUDGE, COURT OF ORDINARY

ORDER OF CITATION

STATE OF GEORGIA  
COUNTY OF GWINNETT

Let the usual citation issue and be published as required by law, giving notice to all concerned that hearing on said petition will be held in this Court on the 5th day of September, 1972, at 10 o'clock A m.

This 17th day of July, 1972.

  
\_\_\_\_\_  
JUDGE, COURT OF ORDINARY

O R D E R

STATE OF GEORGIA

September TERM 1972

COUNTY OF GWINNETT

The foregoing petition having been read and considered and it appearing that Jeffery D. Humphries, has acknowledged service thereon, that notice of this proceeding has been given the Veterans Administration, that the said Jeffery D. Humphries has been declared competent by the Veterans Administration and this Court having examined into the truth of the petition and having been satisfied of the truth and there being no longer a need for continuing said guardianship, and no objection being made to prayers, it further appearing that citation has been published as required by law.

IT IS CONSIDERED, ORDERED AND ADJUDGED that the prayer of petitioner be and the same is hereby granted and that Jeffery D. Humphries is hereby declared competent and capable of managing his affairs.

IT IS FURTHER ORDERED that Mrs. Lillian Cofield as guardian of the property of Jeffery D. Humphries is hereby discharged. Let letters of dismissal issue as prayed.

This 5th. day of Sept., 1972.

  
Judge Court of Ordinary

PETITION

GEORGIA, Gwinnett COUNTY. No. "7315"

To the Court of Ordinary of Said County:

The petition of Charles F. Weatherford whose post office address is: 2810 Dunnington Circle, Atlanta, Georgia respectfully showeth that on the 23rd day of August, 19 72, Mary L. Rollins a resident of said State and County, who resided at 267 McGee Road, South, Duluth, Ga. departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. or.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. <u>rix</u>
<u>Howard M. Rollins</u>	<u>Duluth, Georgia</u>	<u>55</u>	<u>husband</u>
<u>Charles E. Weatherford, Atlanta, Georgia</u>		<u>40</u>	<u>son</u>

Petitioner produces said Will in Court and pray s. that it be proven in Solemn Form, and to this end he pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to ~~appear in Court to prove or controvert the validity of the last Will and Testament of the said deceased~~ appear in Court to prove or controvert the validity of the last Will and Testament of the said deceased, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to him in terms of the law.

This 12th day of September, 19 72.

Charles F. Weatherford  
Petitioner.  
W. L. Maloney  
Norcross Ga., Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Charles F. Weatherford, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 12th day of September, 19 72.

W. L. Maloney  
Notary Public Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mary L. Rollins deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary L. Rollins and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

x Charles F. Weatherford  
Howard M. Rollins

AFFIDAVIT TO PROBATE OF WILL

119.

GEORGIA, Gwinnett COUNTY.

I, Joe M. York do swear that I  
 as well as Linda G. York saw the within named  
Mary L. Rollins sign and publish the within attached paper  
 as her last will and testament; that we subscribed the same as witness CS thereto at the special instance  
 and request of the said Mary L. Rollins  
 and in her presence, ~~and~~

~~and of each other~~ and of each other; that the said Mary L. Rollins  
 signed the same freely and voluntarily, and was, at the time of such signing of sound and disposing mind and memory.

X Linda C. York  
 X Joe M. York

Sworn to and subscribed before me, this 19th day of September, 19 72

Alton W. Tucker  
 Ordinary.

Charles F. Weatherford PROPOUNDER } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
Mary L. Rollins DECEASED } September Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Howard M. Rollins  
Charles F. Weatherford

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, Joe M. York and Linda G. York  
 that this paper is the last Will and Testament of Mary L. Rollins  
 and that she was competent to make a Will at the time she  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased.

Ordered further that Letters Testamentary issue to Charles F. Weatherford, the  
 executor named in said Will, upon his taking oath required by law.

This 19th day of September, 19 72.

Alton W. Tucker  
 Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Charles F. Weatherford, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Mary L. Rollins, deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

Charles F. Weatherford

Sworn to and subscribed before me, this 19th day of September, 19 72

Alton W. Tucker  
 Court of Ordinary.

GEORGIA, GWINNETT COUNTY

No. 7316

To the Court of Ordinary of Said County:

The petition of Juanita Haynes Emmett, whose post office address is 738 Arcadia Drive, Norcross, Georgia, respectfully showeth that on the 6th day of August, 1972, Raymond Franklin Emmett a resident of State and County, who resided at 738 Arcadia Drive departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executor.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Nancy Huey</u>	<u>1857 Glendale Dr. Decatur, Ga.</u>	<u>32</u>	<u>daughter</u>
<u>Janice Dobbs</u>	<u>Rt. 2 Box 199 McDonough, Ga. 30253</u>		<u>daughter</u>

Wherefore, Petitioner pray she leave to prove said Will in Common Form and that Letters Testamentary issue to Juanita Haynes Emmett upon Her taking the oath of office.

This the 21st day of September, 1972.

Juanita Haynes Emmett  
Petitioner.  
John W. Tucker  
Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Juanita Haynes Emmett who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 21 day of September, 1972.

Juanita Haynes Emmett  
John W. Tucker Ordinary.

GEORGIA, Gwinnett COUNTY.

I, Katherine M. Lee, do swear that I, as well as Linda B. Brookshire and James E. Gooch saw the within named Raymond F. Emmett

sign and publish the within paper as his last Will and Testament; that I subscribed the same as a witness thereto, at the special instance and request and in the presence of the other witnesses; that at the time of said signing and attestation, said Raymond Franklin Emmett was of sound and disposing mind and memory, and did in the execution of said Will, act freely and voluntarily.

Sworn to and subscribed before me, this 21 day of Sept., 1972.

Katherine M. Lee Witness.  
John W. Tucker Ordinary.

Gwinnett COURT OF ORDINARY, September 21 Term, 1972

It appearing to the satisfaction of this Court by the testimony of Katherine M. Lee a witness to the Will of Raymond Franklin Emmett

that the said Katherine M Lee as well as Linda B. Brookshire and James E. Gooch

saw the within named Raymond Franklin Emmett sign and publish the within paper as his last Will and Testament; that they attested the same, as witnesses thereto, at the request and in the presence of Raymond Franklin Emmett; that at the time of said signing and attestation, said Raymond Franklin Emmett was of sound and disposing mind and memory, and did, in the execution of said Will, act freely and voluntarily.

It is ordered that the same be duly recorded, having been duly proven in Common Form, and that Letters Testamentary issue to Juanita Haynes Emmett upon her taking the oath of office.

This 21 day of Sept., 1972.

John W. Tucker  
Judge, Court of Ordinary.

NO. "7277"

Inventory of the property of  
MRS. COMMIE GARNER

Cash on Hand Decatur Federal Savings & Loan Association	\$28,651.72
Cash on Hand C & S Bank of Stone Mountain	8,000.00
Cash on Hand First National Bank of Lawrenceville, Ga.	510.92

One tract of land Located in Rockbridge District,  
Lithonia, Georgia, RFD. # 1 30058  
Consisting of three (3) acres more or less there is  
located on said property one dwelling house and  
store building.

Sworn to and subscribed before  
me this 21st day of July 1972

Virginia A. Lanier

Notary Public, Georgia, State at Large  
My Commission Expires April 19, 1973

James D. Mason

WINNETT COURT OF ORDINARY

SEPTEMBER TERM 1972

The above inventory having been filed in this Court, it is  
ordered that the same be recorded and become a part of the  
record.

This Sept. 25th. 1972

Alton W. Tucker  
Ordinary

## Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of ~~Fulton~~ <sup>GWINNETT</sup> To the Ordinary of said County:

No. "7319"

The petition of Ansel Q. Butler showeth  
 that he is the Natural Guardian of a minor child Maria Ellen Butler  
 aged 13 years aged \_\_\_\_\_ years  
 aged \_\_\_\_\_ years aged \_\_\_\_\_ years

That said minor <sup>is</sup> are entitled to considerable property by compromise settlement of a disputed  
claim for personal injuries with Jimmy Thomas Masters and Eugene T. Masters  
in the sum of \$2,500.00

which property Petitioner desires to demand and receive for said minor Petitioner, therefore, in  
 compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed,  
 accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

Ansel Q. Butler Petitioner.  
 Residing at Route 1, Auburn, Georgia

## Selection

State of Georgia, County of ~~Fulton~~ <sup>GWINNETT</sup> To the Ordinary of said County:

I, \_\_\_\_\_, a minor resident of said County, above the  
 age of fourteen years, hereby select \_\_\_\_\_ to be appointed the  
 Guardian of my property, and ask that \_\_\_\_\_ be appointed.

\_\_\_\_\_, 19 \_\_\_\_\_

~~XXXXXXXXXX~~ COURT OF ORDINARY

GWINNETT

SEPTEMBER 28th, 19 72

Ansel Q. Butler natural Guardian of  
a minor child Maria Ellen Butler

having filed a bond, with good security, in the sum of \$ 5,000, in terms of the law, and which  
 is hereby accepted, for the Guardianship of the property of Maria Ellen Butler in the sum of  
\$2,500.00 coming from a compromise settlement of a disputed claim for  
personal injuries

It is ordered that said bond be recorded, and that Ansel Q. Butler  
 be, and is hereby vested with all the authority of Guardian of this property, to receive the same and  
 manage it according to law.

Oliver W. Super Ordinary.

IN THE COURT OF ORDINARY FOR THE COUNTY OF GWINNETT  
STATE OF GEORGIA

No. "7319"

ANSEL Q. BUTLER, ) NATURAL GUARDIAN'S PETITION FOR AUTHORITY TO COMPROMISE  
Natural Guardian ) A DISPUTED CLAIM FOR PERSONAL INJURIES ON BEHALF OF  
MARIA ELLEN BUTLER, ) MARIE ELLEN BUTLER, A MINOR  
A Minor )

1.

Petitioner is the legally qualified natural and acting guardian of  
MARIA ELLEN BUTLER, a minor, age 13, who resides in said county.

2.

Georgia Highway No. 324 is a paved, public road running generally  
east and west in Gwinnett County, Georgia.

3.

On or about August 28, 1970, at or about 7:00 P. M., JIMMY THOMAS  
MASTERS was driving a 1967 Buick automobile owned by EUGENE T. MASTERS in an  
easterly direction on said Highway approximately 4 miles south of Auburn, Georgia  
whereupon he slowed said automobile and steered it to the center of said highway  
upon seeing said minor riding a bicycle along the east bound shoulder of said  
highway. Said minor turned the bicycle to the left and collided with the right  
side of the 1967 Buick automobile injuring said minor as is more fully hereinafter  
set out.

4.

Said minor sustained the following personal injuries as a result of  
said collision:

1. Fracture of left femur
2. Laceration of right ear
3. Abrasions and contusions of head and neck

5.

Said minor has been treated for such injuries by B.P. Tillman, M. D.  
and Quinton Randolph, M. D. who have stated that a complete recovery is anticipated  
except for a 7 % permanent disability to the left lower extremity.

6.

There is a disagreement as to the degree of negligence which caused  
said collision.

7.

The aforementioned JIMMY THOMAS MASTERS and EUGENE T. MASTERS maintain that said accident and said injuries were caused by no negligence on their part.

8.

The above mentioned EUGENE T. MASTERS owns an insurance policy with State Farm Mutual Automobile Insurance Company which provides, among other coverage, bodily injury liability coverage, as is contemplated by the Financial Responsibility Laws of this State, and that although JIMMY THOMAS MASTERS and EUGENE T. MASTERS deny all responsibility and liability for the injuries to the said minor, said insurance company has offered on behalf of JIMMY THOMAS MASTERS and EUGENE T. MASTERS TWO THOUSAND FIVE HUNDRED AND NO/100 (\$2,500.00) in full, final and complete settlement of all claims of the said ward and your petitioner against them.

WHEREFORE, your petitioner prays that the court make investigation of the facts and circumstances surrounding the accident and injuries of the said ward and pass an Order authorizing and directing your petitioner to settle the claim of said ward and your petitioner against the aforementioned JIMMY THOMAS MASTERS and EUGENE T. MASTERS in the manner hereinbefore set out and that your petitioner for his ward, be authorized and directed to receive the sum of TWO THOUSAND FIVE HUNDRED AND NO/100 (\$2,500.00) in full, final and complete settlement of all claims arising out of or because of said accident and said injuries, and that your petitioner be authorized to execute any and all necessary releases to accomplish this end.

Your petitioner further prays that the court will grant an Order allowing him to expend from the corpus of said ward's estate the sum of TWO THOUSAND FIVE HUNDRED AND NO/100 (\$2,500.00) for maintenance, medical expense and education of said minor and that said guardian make a return showing proper expenditures of same.

*Ansel Q. Butler*  
ANSEL Q. BUTLER

PERSONALLY appeared before me, the undersigned authority, ANSEL Q. BUTLER, who being duly sworn, deposes and says that he is the petitioner in the above and foregoing case and that the facts contained in the above and foregoing case are true.

*Ansel Q. Butler*  
ANSEL Q. BUTLER

Sworn to and subscribed before me this 27 day of August, 1972.

*[Signature]*  
NOTARY PUBLIC

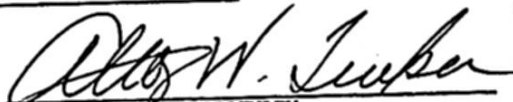
ORDER

READ AND CONSIDERED, let the foregoing petition be filed, it appearing to the Court that the allegations in the petition are true, and further, that there is considerable doubt as to the liability of the said JIMMY THOMAS MASTERS and EUGENE T. MASTERS to ANSEL Q. BUTLER, guardian of MARIA ELLEN BUTLER, for the injuries to said ward, and it further appearing that it would be to the best interest of the minor to accept the offer on behalf of the said JIMMY THOMAS MASTERS and EUGENE T. MASTERS to settle the claim in the manner referred to in the foregoing petition, it is so ordered.

IT IS FURTHER ORDERED that ANSEL Q. BUTLER as guardian of MARIA ELLEN BUTLER be and he is hereby authorized and directed to accept the offer on behalf of the said JIMMY THOMAS MASTERS and EUGENE T. MASTERS to settle the said claim for TWO THOUSAND FIVE HUNDRED AND NO/100 (\$2,500.00) and said guardian is hereby authorized to receive said sum and to execute any and all releases and receipts of full, final and complete compromise settlement of all claims that said guardian and his ward may have or may hereafter have against the said JIMMY THOMAS MASTERS and EUGENE T. MASTERS.

IT IS FURTHER ORDERED that said guardian be allowed to expend from the corpus of said ward's estate the sum of TWO THOUSAND FIVE HUNDRED AND NO/100 (\$2,500.00) for maintenance, medical expense and education of said ward as prayed for in the petition, and that said guardian make a return showing proper expenditures of same.

This 28 day of September, 1972.

  
JUDGE, COURT OF ORDINARY  
GWINNETT COUNTY, GEORGIA

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**ALTON W. TUCKER**

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

**O R D E R**

**GWINNETT COUNTY COURT OF ORDINARY**

**SEPTEMBER TERM, 1972**

It appearing to the Court that there is business that will not be finished today.

Court is held open from day to day until the next October 2, 1972 term of Court.

This September 5, 1972.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
Ordinary, Gwinnett Co. Georgia

\*\*\*\*\*

**GEORGIA, GWINNETT COUNTY**

**COURT OF ORDINARY**

**OCTOBER 2nd, 1972**

Court is opened by Norris Bagwell, Deputy Sheriff, of Gwinnett County Georgia.

This October 2nd, 1972.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
Ordinary, Gwinnett Co. Georgia



STATE OF GEORGIA,

County of Gwinnett

} To the Ordinary of Said County:

No. "7239"

THE PETITION OF James H. Butler, Jr.AS Administrator OF THE ESTATE OF James H. Butler, Sr.

DECEASED. SHOWS THAT THE ESTATE OF SAID DECEASED CONSISTS OF: (in part)

All that tract or parcel of land lying and being in Land lot 237 of the 15th district of DeKalb County, Georgia, and being lot 13 of Druid Hills Property as per plat of O. F. Kauffman, C.E., dated April, 1919, and recorded in plat book 6, page 11, of DeKalb County records, and being more particularly described as follows:

BEGINNING at the southeastern corner of East Lake Road and a seven (7) foot walkway and running thence in an easterly direction along the south side of East Lake Road sixty (60) feet to lot 12; thence south along the line of lot twelve, two hundred ninety-one and two tenths (291.2) feet; thence westerly fifty-five (55) feet to a seven foot walkway; thence north along the eastern side of said walkway two hundred eighty-six and seven tenths (286.7) feet to the beginning point. Being improved property and having a house situated thereon known as 2253 East Lake Road. Being the same land described in a warranty deed from Mrs. Nellie J. Wham to H. R. Butler and Mrs. Videau Butler, dated October 28, 1940, and recorded in deed book 525 page 585, of DeKalb County deed records.

AND THAT FOR THE PURPOSE OF effectuating the private wish of the deceased

IT IS NECESSARY TO SELL THE SAID LAND. to L. Madelle Butler, the sister of the deceased

WHEREFORE, PETITIONER PRAYS AN ORDER DIRECTING CITATION DO ISSUE AND BE PUBLISHED AS THE LAW REQUIRES. AND IF NO GOOD CAUSE BE SHOWN TO THE CONTRARY, YOUR PETITIONER BE GRANTED LEAVE TO SELL SAID LANDS.

James H. Butler, Jr.  
PETITIONER

319 Boulder Brook Dr. L. Thomas Ga  
ADDRESS

Mrs. J. H. Butler, Sr.

Gwinnett Court of Ordinary, ~~1972~~ September 1st 1972

UPON READING THE FOREGOING PETITION, IT IS ORDERED THAT CITATION ISSUE THEREIN AND BE PUBLISHED AS THE LAW REQUIRES.

*Alto W. Zucker*  
ORDINARY

CITATION

GEORGIA,

County of Gwinnett

ORDINARY'S OFFICE September 1st, 1972

James H. Butler Jr. AS ADMINISTRATOR OF THE ESTATE OF James H. Butler Sr.

DECEASED, HAS APPLIED FOR LEAVE TO SELL THE LAND OF SAID James H. Butler Sr.

THIS IS, THEREFORE, TO NOTIFY ALL CONCERNED TO FILE THEIR OBJECTIONS, IF ANY THEY HAVE, ON OR BEFORE THE FIRST MONDAY IN October 2nd, 1972 NEXT, ELSE LEAVE WILL THEN BE GRANTED SAID APPLICANT.

AS APPLIED FOR.

*Alto W. Zucker*  
ORDINARY

ORDER

Gwinnett Court of Ordinary \_\_\_\_\_ OCTOBER Term, 19 72

THE WRITTEN PETITION OF James H. Butler, Jr.

AS administrator OF THE ESTATE OF James H. Butler, Sr.

DECEASED. PRAYING FOR LEAVE TO SELL THE LAND OF SAID DECEASED. HAVING DULY FILED. AND IT APPEARING THAT NOTICE OF SAME HAS BEEN PUBLISHED AS REQUIRED BY LAW THAT IT IS NECESSARY FOR THE PURPOSE OF effectuating the wish of deceased THAT SAID LAND BE SOLD. AND NO OBJECTION BEING FILED THERETO. IT IS ORDERED BY THE COURT THAT THE SAID administrator BE. AND IS HEREBY GRANTED LEAVE TO SELL FOR THE PURPOSE AFORESAID. THE FOLLOWING DESCRIBED LAND OF SAID DECEASED.

All that tract or parcel of land lying and being in Land lot 237 of the 15th district of DeKalb County, Georgia, and being lot 13 of Druid Hills Property as per plat of O. F. Kauffman, C.E., dated April, 1919, and recorded in plat book 6, page 11, of DeKalb County records, and being more particularly described as follows:

BEGINNING at the southeastern corner of East Lake Road and a seven (7) foot walkway and running thence in an easterly direction along the south side of East Lake Road sixty (60) feet to lot 12; thence south along the line of lot twelve, two hundred ninety-one and two tenths (291.2) feet; thence westerly fifty-five (55) feet to a seven foot walkway; thence north along the eastern side of said walkway two hundred eighty-six and seven tenths (286.7) feet to the beginning point. Being improved property and having a house situated thereon known as 2253 East Lake Road. Being the same land described in a warranty deed from Mrs. Nellie J. Wham to H. R. Butler and Mrs. Videau Butler, dated October 28, 1940, and recorded in deed book 525 page 585, of DeKalb County deed records.

DONE IN OPEN COURT

THIS 2nd DAY OF October 19 72

*Alton W. Tucker*  
ORDINARY

## STATE OF GEORGIA,

~~FULTON~~ FULTON COUNTY.  
GWINNETT

No. "7083"

## To The Ordinary of Said County.

The Petition of James A. McDaniel,  
as Guardian of Thomas J. McDaniel

showeth that he has fully discharged the duties of his said trust, and is legally entitled to a discharge therefrom. Petitioner therefore prays an order directing that citation issue herein, and be published as required by law; and that his accounts and vouchers be examined, and if found correct, he be discharged from said guardianship.

*James A. McDaniel*  
Residing at Route 1, Grayson, Georgia

Upon reading the foregoing Petition, it is ordered that citation issue therein, and be published as the law requires.

*Joe Williams*  
C. C. Ordinary.

~~FULTON~~ Court of Ordinary.  
GWINNETT

OCTOBER 2nd. Term, 19 72.

The Application, in writing, of James A. McDaniel  
as Guardian of Thomas J. McDaniel

for dismissal from said trust, having been duly filed, and citation therein issued and published according to law, and it appearing to the Court, from a strict examination of said Guardian's accounts and vouchers, that he has fully discharged the duties of his trust as such Guardian; and it also appearing, by proof, that said Ward of age, and no objection being filed thereto, it is ordered that he be, and is hereby, discharged from said Guardianship, and that Letters of Dismission issue to him.

*Edith W. Tucker*  
Ordinary.

STATE OF GEORGIA,  
~~WINNETT~~  
~~FULTON~~ COUNTY.

NO\*7096"

To The Ordinary of Said County.

The Petition of CURTIS CLARK  
as Guardian of TONY CLARK

showeth that he has fully discharged the duties of his said trust, and is legally entitled to a discharge therefrom. Petitioner therefore prays an order directing that citation issue herein, and be published as required by law; and that his accounts and vouchers be examined, and if found correct, he be discharged from said guardianship.

Residing at Rt. #3, Lilburn, Georgia

Upon reading the foregoing Petition, it is ordered that citation issue therein, and be published as the law requires.

*Sue Williams*  
C. C. Ordinary.

~~WINNETT~~  
~~FULTON~~ Court of Ordinary.

OCTOBER 2nd. Term, 19 72

The Application, in writing, of CURTIS CLARK  
as Guardian of TONY CLARK

for dismissal from said trust, having been duly filed, and citation therein issued and published according to law, and it appearing to the Court, from a strict examination of said Guardian's accounts and vouchers, that he has fully discharged the duties of his trust as such Guardian; and it also appearing, by proof, that said Ward of age, and no objection being filed thereto, it is ordered that he be, and is hereby, discharged from said Guardianship, and that Letters of Dismission issue to him.

*Otto W. Tucker*  
Ordinary.

PETITION FOR LETTERS OF DISMISSION FROM ADMINISTRATION.

STATE OF GEORGIA, GWINNETT COUNTY No. "6986"

To the Court of Ordinary of Said County:

No. ~~762967~~

The petition of Jean M. Roberts, Administratrix of the Estate of John F. Mullis, Sr., deceased,

showeth that S...he has fully discharged all the duties of such administratrix; that S...he has paid all the debts of her intestate, John F. Mullis, Sr.; has turned over the residue on her books to the lawful heirs of John F. Mullis, Sr.; S...he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why S...he should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Jean M. Roberts, Administratrix JEAN M. ROBERTS

GWINNETT COURT OF ORDINARY

September 1st, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alto W. Tucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, Jean M. Roberts, Administratrix of the estate of John F. Mullis, Sr., represents to the Court in her petition, duly filed and entered on record, that S...he has fully administered John F. Mullis, Sr.'s

estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the first Monday in October 2nd, 1972

9/1/1972

Alto W. Tucker, Ordinary.

GWINNETT COURT OF ORDINARY

OCTOBER Term, October 2nd, 1972

It appearing to the Court that the citation for a discharge from her administration of John F. Mullis, Sr.'s estate has been duly issued and published, and it also appearing to the

Court from a thorough examination of all the proceedings of said Jean M. Roberts, Administratrix of John F. Mullis, Sr.'s estate, that S...he has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that S...he be discharged from her administration of John F. Mullis, Sr.'s

estate, and that as evidence of this discharge, Letters of Dismission issue to her.

Alto W. Tucker, Ordinary.

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. .... "7090" .....

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of ... George C. Pratt ... Guardian of Nathan L. Brooks ... showeth to the Court that ... he ... has fully executed the trust devolved on ... him ... ; that ... he ... has complied with all ... his ... legal obligations as Guardian of ... Nathan L. Brooks ... and prays the Court to order the usual citation to issue, in order that ... he ... may obtain Letters of Dismission from such guardianship.

Petitioner shows that the Co. Guardian Dennis B. Butler is deceased.

George C. Pratt

Gwinnett Court of Ordinary, ... Term, 19...72..

The above petition of ... George C. Pratt ... that ... he ... may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alton W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

George C. Pratt ... Guardian of Nathan L. Brooks ... has applied to me for a discharge from his guardianship of ... Nathan L. Brooks ... :

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in ... October 2nd, 1972 ... next, else ... he ... will be discharged from ... his ... guardianship as applied for.

This ... 16th ... day of August ... 19 72 ... Alton W. Tucker Ordinary.

O R D E R

Gwinnett Court of Ordinary, ... OCTOBER 2nd, ... Term, 19..72

The petition of ... George C. Pratt ... Guardian of Nathan L. Brooks ... for dismission from ... his ... guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of ... his ... returns, accounts, and vouchers, that ... he ... has fully and fairly executed ... his ... trust as Guardian of ... Nathan L. Brooks ... and there being no valid objection offered why ... he ... should not be dismissed from ... his ... guardianship; It is ordered by the Court that ... he ... be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to ... him ...

Alton W. Tucker Ordinary

Recorded.. Oct. 2, 1972

STATE OF GEORGIA, COUNTY OF GWONNETT

To the Court of Ordinary of Said State and County:

No. "7291"

The petition of M/ Frank Liddellrespectfully showeth that on the 18th day of January 19 72,Daniel M. Liddell

a resident of the County of Gwinnett State of Georgia died intestate, owning property in the county of Gwinnett, State of Georgia and there has been no administration on the said estate and there is no application for an administration pending, either in this or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit:

\_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_  
See attached \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_  
 \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_  
 \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_  
 \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_  
 \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:

Approximately \$15,000.00 in bank.

The estate consists of the following described real estate with a valuation as shown below:

Sixty five (65) acres, more or less situated in Land Lot 209 of the 6th District of Gwinnett County, Georgia, having an estimated value of \$350,000.00.

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

M. Frank Liddell  
Petitioner.

Address: 1899 Fort Valley Dr. Atlanta, Ga.

Sworn to and subscribed before me this 1st day of September, 1972.

[Signature]  
Notary Public.

The following Security Deed is a charge against the estate:

none

Heirs at Law of Daniel M. Liddell

		Age	
Mrs. Louise Welch	Norcross, Georgia	60	Daughter
Mrs. Virginia L. Russell	Norcross, Georgia	50	Daughter
Mrs. Ruth L. Seay	Duluth, Georgia	54	Daughter
Mrs. Charlotte L. Green	Duluth, Georgia	40	Daughter
Thomas E. Liddell	Norcross, Georgia	47	Son
D. L. Liddell	Duluth, Georgia	57	Son
M. Frank Liddell	Atlanta, Georgia	52	Son
Harold L. Liddell	Buford, Georgia	38	Son
Nellie M. Liddell	Duluth, Georgia	76	Widow

We, being all the heirs at law of Daniel M. Liddell, hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary

M. Frank Liddell

Ruth L. Seay

Virginia L. Russell

D. L. Liddell

Louise Welch

Harold Liddell

Thomas E. Liddell

Nellie M. Liddell

Charlotte L. Green

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

see attached

Gwinnett COUNTY COURT OF ORDINARY AT CHAMBERS, September 5, 1972, 19

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in October next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Alton W. Tucker Ordinary.

Court of Ordinary, Gwinnett County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of Daniel M. Liddell, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that M. Frank Liddell

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, October 2, 1972, at 10:00 o'clock A.M., and if no objection is made an order will be passed saying no Administration is necessary.

September 5, 1972, 19

Alton W. Tucker Ordinary.

ORDER

GEORGIA, Gwinnett COUNTY. Court of Ordinary, October Term, 19 72

The above and foregoing petition stating that no administration is necessary on the estate of Daniel M. Liddell

by M. Frank Liddell

coming on to be heard, and it appearing that all of the heirs at law of Daniel M. Liddell

deceased, are of age and suffering under no disability, and that the estate of Daniel M. Liddell owes no debts, or all

creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no

administration of the estate of Daniel M. Liddell

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of Daniel M. Liddell

This 2nd day of October 19 72

Alton W. Tucker Ordinary.

STATE OF GEORGIA,  
COUNTY OF ~~DEKALB~~  
                  WINNETT

TO THE COURT OF ORDINARY OF  
SAID STATE AND COUNTY

The petition of Mrs. Bessie Wheelles Guffin, a resident of said State, respectfully showeth that on the 30 day of August, 19 72 Mrs. L. M. (Lena) Wheelles, a resident of said County died intestate and there is no administration on said estate. That your petitioner is one of the heirs at law.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to-wit:

- Mrs. Bessie Wheelles Guffin age 67, residing at Norris Lake, Lithonia, Ga.
- Mrs. Odessa Wheelles Bryant age 66, residing at 1089 Lanier Blvd. N.E., Atlanta, Ga.
- Mrs. Vesta Wheelles Drinkard age 64, residing at 1897 Fairway Circle N.E., Atlanta, Ga.
- A. G. Wheelles SR. age 63, residing at Smyrna, Georgia
- \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_
- \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described property, to wit:

- No. 14448 First Federal Savings Loan \$14998.54
- No 10590 - Deatins Buildings and Loan Association \$4000.00
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

Petitioner shows that the estate of said decedent owes no debts and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by an Act of the 1958 Legislature of Georgia it is not necessary for an administrator to be appointed to administer said estate.

WHEREFORE, Petitioner prays that this honorable Court pass an order that no administration is necessary on said estate and that citation issue as the law in such cases provides.

Mrs Bessie W. Guffin  
Petitioner

Address: Norris Lake, Georgia  
Lithonia Ga. Rte # 1 30058

Sworn to and subscribed before me this 31 day of August, 19 72  
Lawrence E. Mann  
Ordinary, DeKalb County, Georgia  
Notary Public

We hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service, and agree that no administration is necessary.

Vesta Brenhard  
A. P. Wheeler  
Odessa Wheeler Bryant

GWINNETT  
~~DEKALB~~ COURT OF ORDINARY  
CHAMBERS, September 1st, 19 72

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in October 1972 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Alton W. Tucker  
ORDINARY

**ORDER**

GWINNETT  
GEORGIA, ~~DEKALB~~ COUNTY,  
COURT OF ORDINARY, OCTOBER TERM, 19 72

A petition stating that no administration is necessary on the estate of \_\_\_\_\_  
Mrs. L. M. (Lena) Wheeler by Mrs. Bessie Wheeler Guffin

The above stated petition coming on to be heard, and it appearing that all of the heirs at law of Mrs. L. M. (Lena) Wheeler, deceased are of age and suffering under no disability, and that the estate of Mrs. L. M. (Lena) Wheeler owes no debts, and it further appearing that citation was published once a week for four weeks in the DeKalb New Era, a newspaper published in Lawrenceville ~~Decatur~~ said State and County, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of Mrs. L. M. (Lena) Wheeler is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

Ordered and decreed that no administration is necessary on the estate of Mrs. L.M. (Lena) Wheeler

This 2nd day of October, 19 72

Alton W. Tucker  
ORDINARY

State of Georgia, WINNETT County

No. "7301"

To the Ordinary of Said County:

The petition of RODDY S. STURDIVANT

whose post office address is Lilburn Corinth Church Rd, Lilburn, Ga.

and whose place of residence is Same

respectfully showeth that ROY FRANKLIN STURDIVANT

whose legal residence was Lilburn Corinth Rd., Lilburn, Ga.

departed this life on the 15 day of August, 1972, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of

Fifty thousand and no/100----- Dollars, and at the time of

death the said Roy Franklin Sturdivant

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Thelma S. Sturdivant</u>	<u>Lilburn Corinth Rd.</u>	<u>60</u>	<u>Wife</u>

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Linda S. Allen</u>	<u>2831 Spring Creek Place Smyrna, Ga.</u>	<u>32</u>	<u>Daugh.</u>
<u>Roddy S. Sturdivant</u>	<u>Lilburn Corinth Church Rd. Lilburn, Ga.</u>	<u>31</u>	<u>Son</u>

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

in Roy Franklin Sturdivant

estate, and your petitioner will ever pray.

August 22, 1972

Roddy S. Sturdivant  
Court of Ordinary August 24th., 1972

The above petition of Roddy S. Sturdivant that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue

Clifford A. Tupper, Ordinary.

State of Georgia, GWINNETT County

To All To Whom It May Concern:

Roddy S. Sturdivant having, in proper form, applied to me for Permanent Letters of Administration on the estate of Roy Franklin Sturdivant, late of said County, this is to cite all and singular the creditors and next of kin of Roy Franklin Sturdivant to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Roddy S. Sturdivant on Roy Franklin Sturdivant estate.

Witness my hand and official signature, this 24th day of August, 1972

Olto W. Tucker Ordinary.

COURT OF ORDINARY	
October 2nd.	Term, 19 <u>72</u>
PETITION OF	
RODDY S. STURDIVANT	
FOR LETTERS OF ADMINISTRATION	
ON THE ESTATE OF	
ROY FRANKLIN STURDIVANT	
Deceased.	
Filed in office Aug. 24th.	day of
<u>Olto W. Tucker</u> Ordinary.	
GEORGIA	
GWINNETT COUNTY	
Entered on Minutes of Court, Ordinary's office.	
Book _____ Page _____	No. _____
This _____ day of _____,	19 <u>72</u>
Glyndon C. Pruitt	
Ordinary.	

Atty At Law in Buford Ga

GWINNETT Court of Ordinary. OCTOBER October 2nd. 1972

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Roy Franklin Sturdivant, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Roddy S. Sturdivant, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Roddy S. Sturdivant as Administrator of Roy Franklin Sturdivant, upon his giving bond and security in the sum of One Hundred Thousand (\$100,000.00) Dollars and taking the usual oath of office.

Olto W. Tucker Ordinary.

I, Roddy S. Sturdivant, do solemnly swear that Roy Franklin Sturdivant died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and discharge the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Roddy S. Sturdivant  
Olto W. Tucker Ordinary.

Sworn to and subscribed before me 2nd day of October, 1972

Recorded this 2 day of October, 1972  
John Williams Ordinary.

STATE OF GEORGIA  
COUNTY OF GWINNETT

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of JAY ROY MONTGOMERY, whose post office address is Forest Bridge Apartments, 508 Moore Street, Apt. 4, Forest Park, Georgia 30050, and place of residence is the same, shows to the court that:

1.

Charles DeWitt Parkerson, Sr., whose legal residence was 142 South Street, Duluth, Gwinnett County, Georgia, who departed this life on the 11th day of April, 1971, leaving an estate of real and personal property of the probable value of Fifteen Hundred Dollars (\$1,500.00). In addition to said property, the deceased, prior to his death, was a party to a contract with Allstate Insurance Company providing insurance coverage and protection from liability for tortuous injuries inflicted by himself or his agents in the course of the performance of his business as a contractor. The petitioner sustained such tortuous injuries, and he is therefore a third-party beneficiary under the terms and provisions of said contract by reason of petitioner's claim for said injuries against the Estate of the deceased. Under the law it is necessary that said estate should be administered.

2.

Petitioner shows that he is a creditor of the said Charles DeWitt Parkerson, Sr., deceased, and is entitled to an administration on his estate or to select the administrator to be appointed on this estate as provided by Georgia Code Section 113-1213.

GARLAND  
&  
GARLAND  
ATTORNEYS AT LAW  
1812 CANDLER BUILDING  
ATLANTA, GEORGIA  
404-522-2955

3.

Petitioner lists below the names of the decedent's spouse and all the heirs at law, together with the age, address and relationship to the decedent set opposite the name of each:

MRS. DOROTHY PARKERSON, spouse, sui juris, address  
142 South Street, Duluth, Georgia, lawfully  
wedded wife

Heirs at law:

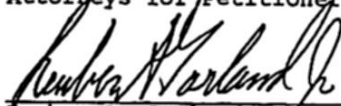
Thomas R. Parkerson, a minor, 142 South Street,  
Duluth, Georgia, lawful male child

Charles DeWitt Parkerson, Jr., a minor, 142 South  
Street, Duluth, Georgia, lawful male child

Full particulars are lacking as to the ages of said minor children. The reason for such lack of particulars being that inquiry so far has only revealed that they are minors and the spouse is sui juris.

WHEREFORE, Petitioner prays an Order directing that citation be issued herein and published as the law requires; and that if no good cause be shown to the contrary, your petitioner be allowed to select the person to be appointed Administrator of the Estate of said deceased.

GARLAND & GARLAND  
Attorneys for Petitioner

  
Reuben A. Garland, Jr.


O R D E R

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The foregoing petition of JAY ROY MONTGOMERY to select the person to be appointed permanent administrator of the Estate of Charles DeWitt Parkerson, Sr., Deceased, having been presented to me, and read and considered, and the recital of facts therein appearing to be true;

IT IS ORDERED that citation therein be issued and published as required by law.

  
Ordinary of Gwinnett County,  
Georgia

STATE OF GEORGIA  
COUNTY OF GWINNETT

TO WHOM IT MAY CONCERN:

JAY ROY MONTGOMERY, having in proper form applied to me for permanent Letters of Administration upon the Estate of Charles DeWitt Parkerson, Sr., Deceased, late of said County, to be issued to a person of applicants selection, this is to notify the next of kin and creditors of the said Charles DeWitt Parkerson, Sr., Deceased, to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent Letters of Administration should not be granted to a person who I determine qualified on the Estate of Charles DeWitt Parkerson Sr., Deceased, which application will be heard before me at the regular October term, 1972 of the Court of Ordinary of said County.

WITNESS MY HAND and official signature this 10th. day of August, 1972.

  
Ordinary of Gwinnett County, Georgia.

GWINNETT

Court of Ordinary.

OCTOBER

Term, October 2nd.

19 72

Citation having been duly issued and published, requiring all and singular next of kin and creditors of  
Charles DeWitt Parkerson Sr., deceased, late of said County, to appear at

this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to

W. P. Wilbanks of said County; and they, the parties so cited, making

no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to

W. P. Wilbanks as Administrator of Charles DeWitt Parkerson Sr.

, upon giving bond and security in the sum of

Five Hundred (3500.00) Dollars, and taking the usual oath of office.

*Charles W. Taylor*  
Ordinary.



APPLICATION FOR LETTERS OF ADMINISTRATION

145

GEORGIA WINNETT COUNTY.

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

No. "7312"

The application of DOLLIE MAE SEXTON whose post office address is Norcross, Georgia and place of residence is 219 Hunter Street shows to the court that GEORGIA STEWART (Set forth full name) whose legal residence was Langford Rd., Norcross, Gwinnett, County, Georgia, who departed this life on August 4 19 72, leaving an estate of real and personal property of the probable value of \$ 3,000.00 and that under the law it is necessary that said estate should be administered.

Petitioner list(s) below, or attaches hereto as Exhibit A, the names of the decedent's spouse and all the heirs at law, together with the age, address, and relationship, to decedent, set opposite the name of each. NAMELY:

SPOUSE:

Name	Age	Address	Relationship
None			

HEIRS AT LAW:

Name	Age	Address	Relationship
<u>Dollie Mae Sexton</u>	<u>52</u>	<u>219 Hunter St., Norcross, Ga.</u>	<u>Daug.</u>
<u>Ida Pearl Morgan</u>	<u>54</u>	<u>Hunter St., Norcross, Ga.</u>	<u>Daug.</u>
<u>Wyatt Stewart</u>	<u>58</u>	<u>Hunter St., Norcross, Ga.</u>	<u>Son</u>
<u>Hollis Stewart</u>	<u>40</u>	<u>Cincinnati, Ohio</u>	<u>Nephew</u>
<u>John Stewart</u>	<u>46</u>	<u>Cincinnati, Ohio</u>	<u>Nephew</u>
<u>Georgia Lee Brown</u>	<u>42</u>	<u>Hunter St., Norcross, Ga.</u>	<u>Niece</u>
<u>Mary Jean Going</u>	<u>30</u>	<u>Unknown</u>	<u>Niece</u>
<u>Billy Anderson</u>	<u>28</u>	<u>Norcross, Georgia</u>	<u>Great Grandson</u>

full particulars are lacking as to Mary Jean Going and Billy Anderson

The reason for such lack of particulars being Mary Jean Going is a non-resident, last known address being in the State of Florida and Billy Anderson's last known address being in prison.

WHEREFORE, Petitioner prays an order directing that citation be issued herein and published as the law requires; and that if no good cause be shown to the contrary, your petitioner be appointed Administrator EX of the estate of said deceased.

September 1,

19 72

Dollie Mae Sexton  
DOLLIE MAE SEXTON

Applicant

WINNETT

Court of Ordinary, at Chamblee TERM September 5th.

19 72

Upon reading the foregoing Petition, it is ordered that citation herein be issued and published as required by law.

Alton W. Tucker  
ALTON W. TUCKER

Ordinary

CITATION

146

GEORGIA, GWINNETT COUNTY

TO ALL WHOM IT MAY CONCERN:

DOLLIE MAE SEXTON having in proper form applied to me for Permanent Letters of Administration on the estate of GEORGIA STEWART, late of said County, this is to cite all and singular the creditors and next of kin of GEORGIA STEWART to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to DOLLIE MAE SEXTON on the estate of GEORGIA STEWART

Witness my hand and official signature, this 5th day of September 19 72. Alton W. Tucker Ordinary.

ORDER

OCTOBER 2nd. 1972

GWINNETT Court of Ordinary, Term, 19 72

THE PETITION OF DOLLIE MAE SEXTON for Letters of

Administration on the estate of GEORGIA STEWART, deceased, having been duly filed, and it appearing that citation therein was issued and published according to law, requiring all concerned to appear at this term and show cause, if any they could, why said Letters should not be granted; and it also appearing that said deceased died a resident of said County, intestate, and that said applicant is a citizen of this State and lawfully qualified for said administration, and no objection being offered thereto: It is

therefore ordered by the Court that the said DOLLIE MAE SEXTON

be, and she is hereby appointed Administrator on the estate of said deceased, and that Letters be issued to her as such, upon her giving bond,

with approved security, in the sum of Seven Thousand (\$7,000.00) Dollars, and taking and subscribing the oath as provided by law.

Alton W. Tucker Ordinary.

Recorded in Minute Book, Page 19. ALTON W. TUCKER Ordinary. FOLIO 1-18-3431 Filed & Indexed in Alton, Ga.

Filed 9/5/72. GEORGIA STATE OF GEORGIA.

E. L. GUNDS, JR., P. O. BOX 231

DOLLIE MAE SEXTON 219 Hunter Street Norcross, Georgia

ADMINISTRATOR

GEORGIA STEWART

ESTATE OF

APPLICATION FOR LETTERS OF ADMINISTRATION

No. 1173121

STATE OF GEORGIA, GWINNETT COUNTY

ADMINISTRATOR'S OATH

I, DOLLIE MAE SEXTON, do solemnly swear that

GEORGIA STEWART died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Dollie Mae Sexton DOLLIE MAE SEXTON

Sworn to and subscribed before me 2nd day of October, 19 72.

Alton W. Tucker Ordinary.

Recorded this 2 day of October, 19 72

J. Williams Ordinary.

GEORGIA, ~~Dallas~~ <sup>Gwinnett</sup> COUNTY

TO THE ORDINARY OF SAID COUNTY:

NO "7327"

The petition of LORENE BOYD <sup>W.</sup> shows that MARK ALLEN WINTER <sup>Age 17 Yrs.</sup> of said County, is a minor over fourteen years of age; that he has <sup>no</sup> an estate of some Dollars coming to him from the estate of late of said County, deceased; that the said MARK ALLEN WINTER has chosen your petitioner to act as the Guardian of his person and property, as will appear from the annexed paper, over the signature of the said MARK ALLEN WINTER

Petitioner therefore prays an order appointing her Guardian of the person and property of the said MARK ALLEN WINTER

Tel No. 169-2572

Lorene W. Boyd Petitioner  
Rte # 2 Lilburn Ga 30217

GEORGIA, ~~Dallas~~ <sup>Gwinnett</sup> COUNTY

TO THE ORDINARY OF SAID COUNTY:

I, MARK ALLEN WINTER in the exercise of my legal right (being over fourteen years of age), hereby select LORENE BOYD <sup>W.</sup> to be appointed the Guardian of My person and property, and respectfully ask that she be so appointed.

This 9th day of October 19 72

Mark Allen Winter

~~Dallas~~ <sup>Gwinnett</sup> COURT OF ORDINARY

OCTOBER Term, 19 72

Upon reading and considering the application of LORENE BOYD <sup>W.</sup> for Letters of Guardianship for MARK ALLEN WINTER and he having made selection over his own signature, as appears from the annexed paper, it is ordered by the Court that LORENE BOYD be, and she is hereby, appointed Guardian of the person and property of said minor and that Letters of Guardianship issue to her upon her taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at Five Hundred (\$500.00) Dollars.

This October 9th. 1972

Alto W. Tucker Ordinary.

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of Gwinnett To the Ordinary of said County: No. "7229"....

The petition of .. E. Carroll Morgan..... showeth that .....he.... is the Natural Guardian of Melnie Morgan, child ..... aged ..... 12 ..... years ..... aged ..... years ..... aged ..... years ..... aged ..... years.....

That said minor is entitled to considerable property by owning a one-third undivided interest in that certain property described in a Warranty Deed from Carroll Morgan to Mrs. Grace Morgan dated November 9, 1954, recorded in Deed Book 117, Page 70, Gwinnett Co. Records, less and except that property sold off of the above property as described in Warranty Deeds from Mrs. Grace Morgan to Georgia Power Company dated 3-30-62, recorded in Deed Book 178, page 450; to L. Reid Atkinson & Runell Morgan Atkinson dated 1-18-65 recorded in Deed Book 248, page 25; and to J & S Concrete Products, Inc. dated 9-12-68 and recorded in Deed Book 305, Page 304, Gwinnett County Records.

Said interest in in the value of \$10,000.00) which property Petitioner desires to demand and receive for said minor Petitioner, therefore, in compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

E. Carroll Morgan Retitioner.

Residing at Route 2 ..... Lawrenceville, Ga.

Selection

State of Georgia, County of Gwinnett To the Ordinary of said County:

I, ..... a minor resident of said County, above the age of fourteen years, hereby select ..... to be appointed the Guardian of my property, and ask that ..... be appointed. .... 19.....

ORDER

GWINNETT COURT OF ORDINARY

OCTOBER TERM, 1972.

E. Carroll Morgan natural Guardian of

his minor child Melnie Morgan

having filed a bond, with good security, in the sum of \$ 20,000.00, in terms of the law, and which is hereby accepted, for the Guardianship of the property of Melnie Morgan

It is ordered that said bond be recorded, and that E. Carroll Morgan be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Alto W. Taylor Ordinary

APPLICATION TO PROBATE WILL

No. 2829x 7330

GEORGIA

~~DEKALB~~ COUNTY. GWINNETT

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of MRS WILLIAM B. HARRIS  
whose post office address is 2008 NORTH DECATUR ROAD ATLANTA GEORGIA 30307  
respectfully shows to the Court:

(1) On SEPTEMBER 7 1972, THOMAS JEFFERSON WORKMAN  
First Middle Last Name  
whose place of domicile was ROYCE 3 BOX 106 LILBURN GWINNETT GEORGIA 30247  
Street City County State  
and whose legal residence was SAME  
Street City County State  
departed this life owning property in Georgia.

(2) Decedent during his lifetime duly made and published a last will and testament which is here-with offered for probate in common form. Your petitioner is named therein as the ExecutRIX thereof.

(3) Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age, address, residence and relationship to decedent set opposite the name of each:

Name	Age	Address	Residence	Relationship
<u>CURLEY A. WORKMAN</u>	<u>( 65 )</u>	<u>COLUMBUS OHIO</u>	<u>OHIO</u>	<u>SON</u>
<u>FRANK WORKMAN</u>	<u>( 61 )</u>	<u>CHILLICOTHE OHIO</u>	<u>OHIO</u>	<u>SON</u>
<u>ELSIE WORKMAN HARRIS</u>	<u>( 63 )</u>	<u>ATLANTA GEORGIA</u>	<u>GEORGIA</u>	<u>DAUGHTER</u>
<u>CHILTON WORKMAN</u>	<u>( 55 )</u>	<u>ATLANTA GEORGIA</u>	<u>GEORGIA</u>	<u>SON</u>
<u>MRS ROY W. BAKER</u>	<u>( )</u>	<u>LILBURN GEORGIA</u>	<u>GEORGIA</u>	<u>NIECE</u>
<u>( )</u>	<u>( )</u>	<u>( )</u>	<u>( )</u>	<u>( )</u>

NONE  
Surviving Spouse  
( )  
( )  
( )  
( )  
( )  
( )

(5) Additional data\*

WHEREFORE, applicant(s) pray(s) leave to prove said will in common form, that it be admitted to record on proper proof, that Letters Testamentary issue and that due and legal notice be given as the law requires and that this court order such other relief as may be meet and proper under the circumstances.

Mrs William B. Harris

Personally appeared before me the undersigned who on oath state(s) that the facts set forth in the foregoing application are true.

Mrs William B Harris

Sworn to and subscribed before me, this 9 day of October, 1972.

Joe Williams  
Clerk, Court of Ordinary or Notary Public

**GEORGIA, DeKALB COUNTY**

Before me came Thelma M. Arnall named as a witness to the within writing, purporting to be Thomas Jefferson Workman's last will and being duly sworn, saith that she with Dorothy S. Moore and Jim Edens at the request of Thomas Jefferson Workman and in his presence and in presence of each other, did attest as witnesses the within writing as Thomas Jefferson Workman will; that the same was signed and published by Thomas Jefferson Workman in their presence as his last will; that He was at the time of said attestation and signing by him of sound and disposing mind and memory; that he executed the within paper voluntarily.

Sworn to and subscribed before me,

this 9th day of Oct., 1972.

Alto W. Tucker  
Ordinary.

Thelma M. Arnall

Gwinnett  
~~DeKalb~~ COURT OF ORDINARY

October 9th Term, 1972

The above petition of Mrs. William B. Harris nominated executrix of the last alleged will of Thomas Jefferson Workman duly filed, having been supported by proper proof of Thelma N. Arnall a witness to said will, that said Thomas Jefferson Workman died a resident of said County; that he and the other witnesses, Dorothy S. Moore and Jim Edens saw him sign and heard him publish the alleged will as his own last will; that Mr She attested the same as a witness at his request, and in his presence with Dorothy S. Moore and Jim Edens so attesting also at his request; that said Thomas Jefferson Workman was at the time of said signing and attestation, of sound and disposing mind and memory; and did, in the execution of said will, act freely and voluntarily; it is ordered, that the same be duly recorded, having been duly proved in common form, and that Letters Testamentary issue to her upon her taking the usual oath of office.

Oct. 9, 1972

Alto W. Tucker  
Ordinary.

**GEORGIA, DeKALB COUNTY.**

I do solemnly swear that this writing contains the true last will of the within named Thomas Jefferson Workman, deceased, so far as I know or believe and that I will well and truly execute the same in accordance with the laws of the State. So help me God.

Sworn to and subscribed before me, this

9 day of Oct., 1972.

Alto W. Tucker  
Ordinary.

Mrs William B Harris

PETITION

GEORGIA, Gwinnett COUNTY. No. "7331"

To the Court of Ordinary of Said County:

The petition of Mrs. Mamie Johnson Nichols  
whose post office address is Route 1, Lilburn, Georgia

respectfully showeth that on the 28th day of August, 1972, Henry T. Nichols a resident of said State and County, who resided at Route 1, Lilburn, Georgia departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Mamie Johnson Nichols</u>	<u>Rte 1, Lilburn, Ga.</u>		<u>Wife</u>
<u>Mrs. Ruby Nichols Free</u>	<u>3786 Berkeley Dr., Macon, Ga.</u>	<u>54</u>	<u>Daughter</u>
<u>Miss Gertrude Nichols</u>	<u>Rte 1, Lilburn, Ga.</u>		<u>Daughter</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (under seal) to appear in Court on the \_\_\_\_\_ day of \_\_\_\_\_, 1972, at \_\_\_\_\_, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 9th day of October, 1972

Mamie Johnson Nichols Petitioner.  
Charles R. Free Attorney for Petitioner.

14 Hardeman Bldg. Macon Ga. 31201,

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Mrs. Mamie Johnson Nichols, who on oath says that the facts set forth in the foregoing petition are true.

Mamie Johnson Nichols

Sworn to and subscribed before me, this 9th day of October, 1972

Abbas H. Tucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of HENRY T. NICHOLS deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said HENRY T. NICHOLS and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Mrs. Mamie Johnson Nichols  
Ruby Nichols Free  
Gertrude Mary Nichols

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

I, Charles R. Free do swear that I saw the within named Herbert Cook and Olean Cook sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said Henry T. Nichols and in his presence, as did also We in the presence of the testator and of each other; that the said Henry T. Nichols signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Charles R. Free*  
*Olean Cook*

Herbert Cook is deceased

Sworn to and subscribed before me, this 10th day of October, 1972

*Alto W. Tupper*  
Ordinary.

Mrs. Mamie Johnson Nichols PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
HENRY T. NICHOLS DECEASED } October 10th Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Mamie Johnson Nichols, Mrs. Ruby Nichols Free, and Miss Gertrude Nichols

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Charles R. Free and Olean Cook that this paper is the last Will and Testament of Henry T. Nichols and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Mamie Johnson Nichols, the execut named in said Will, upon her taking oath required by law.

This 10th day of October, 1972

*Alto W. Tupper*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Mamie Johnson Nichols, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Henry T. Nichols, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Mamie Johnson Nichols*

Sworn to and subscribed before me, this 10th day of October, 1972

*Alto W. Tupper*  
Court of Ordinary.

PETITION

No. 7269

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of MRS. HELEN CHRISTINE COKER

whose post office address is Prince Phillip Way, Stone Mountain, Ga. 30083

respectfully sheweth that on the 7th day of June, 1972, William

Howard Coker a resident of said State and County, who resided at Prince Phillip Way Stone Mountain, Ga. 30083

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
Mrs. Helen Christine Coker,	Prince Phillip Way, Stone Mountain, Ga. 30083	65	wife
Thomas Howard Coker	Route 1, Loganville, Ga. 30249	29	son

Petitioner produces said Will in Court and prayeth that it be proven in Solemn Form, and to this end she prayeth that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in August, 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prayeth that Letters Testamentary issue to her in terms of the law. This 15th day of June, 1972

Mrs. Helen Christine Coker  
WEBB, FOWLER & TANNER Petitioner.  
By: W. Howard Fowler Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, MRS. HELEN CHRISTINE COKER, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 15th day of June, 1972

Mrs. Helen Christine Coker  
Mrs. Helen Christine Coker  
Edna J. Otter  
N.P., Gwinnett County, Ga.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of William Howard Coker deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said William Howard Coker and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Thomas H. Coker  
William Howard Coker

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

The undersigned, O. J. Willoughby & Charles I. Reynolds, we do swear that we as well as Melba L. Rowan saw the within named William Howard Coker sign and publish the within attached paper as his last will and testament; that we subscribed the same as witnesses thereto at the special instance and request of the said William Howard Coker and in his presence, as did also Melba L. Rowan in the presence of the testator and of each other; that the said William Howard Coker signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*William I. Reynolds*  
*Charles I. Reynolds*

Sworn to and subscribed before me, this 10th day of October, 1972

*Alton W. Tucker*  
Ordinary.

MRS. HELEN CHRISTINE COKER, PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
WILLIAM HOWARD COKER, DECEASED } OCTOBER Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Thomas Howard Coker

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, O. J. Willoughby & Charles I. Reynolds that this paper is the last Will and Testament of William Howard Coker and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Helen Christine Coker, the executrix named in said Will, upon her taking oath required by law.

This 10th day of October, 1972

*Alton W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Helen Christine Coker, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named William Howard Coker, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Mrs. Helen Christine Coker

Sworn to and subscribed before me, this 10 day of October, 1972

Alton W. Tucker  
Judge Court of Ordinary.

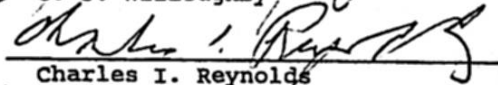
STATE OF GEORGIA  
 COUNTY OF GWINNETT

No. "7269"

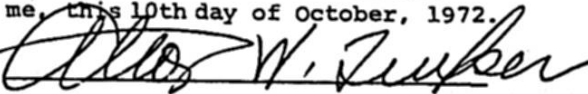
Personally appeared before the undersigned officer, authorized to administer oaths in the State of Georgia, O. J. WILLOUGHBY and CHARLES I. REYNOLDS, who, being duly sworn, depose and say on oath as follows:

That on the 12th day of May, 1953, affiants saw William Howard Coker sign and publish the within attached paper as his Last Will and Testament; that they subscribed the same as witnesses at the special instance and request of the said William Howard Coker and in his presence as did also Melba L. Rowan, in the presence of the testator and of each other; that Melba L. Rowan, formerly of 1070 Spring Street, N. W., Atlanta, Georgia, is a non-resident of the State of Georgia and resides in the State of Florida; that affiants were personally acquainted with Melba L. Rowan on the 12th day of May, 1953, when affiants and Melba L. Rowan affixed their signatures as witnesses to the Last Will and Testament of William Howard Coker, said Last Will and Testament being attached hereto; that affiants saw the said Melba L. Rowan affix her signature as a witness to the said Last Will and Testament of William Howard Coker; and that affiants are familiar with and know the signature of Melba L. Rowan, and her signature appearing as a witness on the Last Will and Testament of William Howard Coker is genuine.

  
 O. J. Willoughby

  
 Charles I. Reynolds

Sworn to and subscribed before  
 me, this 10th day of October, 1972.



PETITION

GEORGIA, Gwinnett COUNTY.

NO "7333"

To the Court of Ordinary of Said County:

The petition of MARIE B. PATE

whose post office address is P. O. BOX 55, Route 1, Lawrenceville, Ga. 30245

respectfully showeth that on the 6th day of October, 19 72 WILLIAM T. PATE, SR. a resident of said State and County, who resided at Route 1, Lawrenceville, Ga

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
<u>WILLIAM T. PATE, JR.</u>	<u>Stone Mountain, Ga.</u>	<u>28 years</u>	<u>Son</u>
<u>JOHNNY PATE</u>	<u>Route 1, Lawrenceville</u>	<u>26 years</u>	<u>Son</u>
<u>LINDA P. MECIER</u>	<u>Old Peachtree Rd., Lawrenceville</u>	<u>23 yrs.</u>	<u>Daughter</u>
<u>MARIE B. PATE</u>	<u>Route 1, Lawrenceville</u>	<u>61 yrs.</u>	<u>Surviving Spouse</u>

Petitioner        produces said Will in Court and pray s that it be proven in Solemn Form, and to this end she pray s that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~to appear at the next term of the Court of Ordinary which shall be held in and for said County on the first Monday in November, 1972, or if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner        pray s that Letters Testamentary issue to her in terms of the law.

This 9th day of October, 19 72

15

Marie B. Pate Petitioner.  
George R. Vandford Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, MARIE B. PATE, who on oath says that the facts set forth in the foregoing petition are true.

Marie B. Pate

Sworn to and subscribed before me, this 9th day of October, 19 72

Alfred W. Taylor Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of William T. Pate Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said William T. Pate Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

William T. Pate Jr.  
Johnny Pate  
Linda P. Mecier  
Marie B. Pate

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We, Michelle Madray and Richard M. Craig do swear that WE as well as \_\_\_\_\_ saw the within named

William T. Pate, Sr. sign and publish the within attached paper as his last will and testament; that WE subscribed the same as witness RS thereto at the special instance and request of the said William T. Pate, Sr. and in his presence, as did also \_\_\_\_\_ in the presence of the testaOR and of each other; that the said William T. Pate, Sr. signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Michelle Madray*  
*Richard M. Craig*

Sworn to and subscribed before me, this 13th day of October, 1972

*Alton W. Tucker*  
Ordinary.

MARIE B. PATE PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
WILLIAM T. PATE, SR DECEASED } NOVEMBER/OCTOBER Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, William T. Pate Jr., Johnny Pate, Linda P. Mercier, & Marie B. Pate

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Michelle Madray, & Richard M. Craig, that this paper is the last Will and Testament of William T. Pate

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Marie B. Pate, the executrix named in said Will, upon her taking oath required by law.

This 13th day of October, 19 72

*Alton W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Marie B. Pate, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named William T. Pate, Sr., deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Marie B. Pate

Sworn to and subscribed before me, this 13 day of October, 1972

Alton W. Tucker  
Judge Court of Ordinary.

PETITION

GEORGIA,   GWINNETT   COUNTY.

NO   "7334"  

To the Court of Ordinary of Said County:

The petition of Jarvis R/ Moreland, & Willard W. Moreland whose post office address is Cannon Hill Rd. Lilburn Ga. Rte # 9 Francis Ave. Stone Mtn Ga. respectfully showeth that on the 7th day of December, 19 77 Garnett John Moreland Sr. a resident of said State and County, who resided at Rte # 2 Turner Rd, Lilburn Ga. departed this life after having made and published his last Will and Testament wherein he nominated your petitioners as executors

Petitioners further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat <u>or</u>
<u>Jarvis R. Moreland,</u>	<u>Cannon Hill Rd. Lilburn Ga.</u>	<u>52</u>	<u>Son</u>
<u>Memorah H. Moreland,</u>	<u>Rte # 2 Turner Rd, Lilburn Ga.</u>	<u>50</u>	<u>Son</u>
<u>Willard W. Moreland</u>	<u>Rte # 9 Francis Ave. Stone Mtn Ga.</u>	<u>46</u>	<u>Son</u>
<u>Garnett J. Moreland,</u>	<u>Bowie Court Clarkston Ga.</u>	<u>44</u>	<u>Son</u>
<u>Arben L. Moreland,</u>	<u>Rte # 2 Turner Rd. Lilburn Ga.</u>	<u>40</u>	<u>Son</u>

Petitioners produces said Will in Court and prays that it be proven in Solemn Form, and to this end they pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the ~~next term of the Court of Ordinary, which shall be held in and for said County on the first Monday~~ next ~~to show cause, if any, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioners prays that Letters Testamentary issue to them in terms of the law.

This 16th day of October, 19 72

Jarvis R. Moreland Willard W. Moreland  
James M. Newsom Jr. Petitioner.  
Attorney for Petitioner.

GEORGIA,   GWINNETT   COUNTY.

Personally appeared before me, Jarvis R. Moreland & Willard W. Moreland, who on oath says that the facts set forth in the foregoing petition are true.

Jarvis R. Moreland Willard W. Moreland  
Sworn to and subscribed before me, this 16th day of October, 19 72  
Alton W. Zucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Garnett John Moreland Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Garnett John Moreland Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Jarvis R. Moreland  
Willard W. Moreland  
Memorah H. Moreland  
Garnett J. Moreland

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

I, James M. Newsom, Jr.

do swear that I

as well as Jewell L. Baggett saw the within named

Garnett John Moreland, Sr.

sign and publish the within attached paper

as his last will and testament; that we subscribed the same as witness &c. thereto at the special instance

and request of the said Garnett John Moreland, Sr.

and in his presence, as did also James M. Newsom, Jr. and Jewell L. Baggett in the

presence of the testator and of each other; that the said Garnett John Moreland, Sr.

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

The whereabouts of the other witness,

Jewell L. Baggett is unknown. His signature

established by this witness,

*James M. Newsom Jr*

Sworn to and subscribed before me, this 16th day of October, 19 72

*Alton W. Tucker*  
Ordinary.

Jarvis R. Moreland

Willard H. Moreland PROPOUNDER

vs.

Garnett John Moreland Sr. DECEASED

GWINNETT COURT OF ORDINARY.

Petition for Probate in Solemn Form

OCTOBER

Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Arben L. Moreland,  
Gomora H. Moreland, Willard W. Moreland, Garnett J. Moreland, & Willard W.  
Moreland.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, James M. Newsom Jr.

that this paper is the last Will and Testament of Garnett John Moreland Sr.

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased, Moreland,

Ordered further that Letters Testamentary issue to Jarvis R. Moreland, & Willard W. the executors named in said Will, upon their taking oath required by law.

This 16th day of October, 1972

*Alton W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Jarvis R. Moreland & Willard H. Moreland

do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named

Garnett John Moreland, Sr.

deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Jarvis R. Moreland

Willard W. Moreland

Sworn to and subscribed before me, this 16 day of October, 19 72

Alton W. Tucker  
Judge Court of Ordinary.

GEORGIA TO THE ORDINARY OF GWINNETT COUNTY

GWINNETT COUNTY

No. "7334

This is to advise that we do not wish to act as executors of our Fathers Will the late Garnett John Moreland Sr. deceased, and ask that our two Brothers, Jarvis R. Moreland & Willard W. Moreland to act as Executors as provided in the Will of our Father, This being in accordance with his Will as shown in paragraph three of said Will.

This 16th. day of October 1972

Arthur S. Moreland  
Honorable H. Moreland  
Samuel J. Moreland

ORDER

GWINNETT COURT OF ORDINARY

OCTOBER TERM 1972

ORDERED that the above and foregoing renunciation be entered on the minutes of this Court.

This 16th. day of October 1972

Oliver W. Zuber  
Judge Court Of Ordinary

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of Gwinnett To the Ordinary of said County: No. "7336" 3095x

The petition of John V. Goodman showeth that he is the Natural Guardian of his minor child Gary J. Goodman aged 6 years aged years aged years aged years

That said minor is entitled to considerable property, by to wit: \$5,000.00 as a compromise settlement for certain personal injuries sustained in an automobile collision on or about June 17, 1972.

which property Petitioner desires to demand and receive for said minor Petitioner, therefore, in compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

John V. Goodman Petitioner.

Tel No. 469-4541 Residing at 4294 Tucker Road Stone Mountain, Georgia 30083

Selection

State of Georgia, County of Gwinnett To the Ordinary of said County: I, a minor resident of said County, above the age of fourteen years, hereby select to be appointed the Guardian of my property, and ask that be appointed.

GWINNETT COURT OF ORDINARY

October 20th, 19 72

John V. Goodman natural Guardian of his minor child Gary J. Goodman

having filed a bond, with good security, in the sum of \$10,000.00, in terms of the law, and which is hereby accepted, for the Guardianship of the property of Gary J. Goodman

It is ordered that said bond be recorded, and that John V. Goodman be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Ordinary.

PETITION FOR LEAVE TO COMPROMISE A  
DISPUTED CLAIM

No. "7336#

GEORGIA  
GWINNETT COUNTY.

TO THE ORDINARY OF SAID COUNTY

The petition of John V. Goodman, guardian of the person and property of Gary J. Goodman, shows to the Court the following facts:

1.

Your petitioner has been appointed guardian of the person and property of his minor son, Gary J. Goodman, by order of this Court dated the 20th day of October, 1972.

2.

Your petitioner shows that his ward has a claim for personal injuries to himself as the result of an accident wherein your petitioner's ward was riding in an automobile which collided with a 1967 Chevrolet Van-Truck owned by James P. Harris d/b/a Harris Specialty Lithographers, and operated by Elijah Tumbling on Ponce de Leon Avenue near the City of Clarkston, DeKalb County, Georgia, on or about the 17th day of June, 1972.

3.

Your petitioner shows that as a result of the said accident your petitioner's ward received personal injuries consisting of a broken left leg and lacerations to both legs. That said ward has been treated by Edward L. Johnson, M.D., for said injuries and released as recovered.

4.

Your petitioner shows that he has discussed the facts surrounding the above described accident with James P. Harris and his insurance carrier, Security Insurance Company and while Mr. Harris and Security Insurance Company deny

any and all liability and responsibility therefor or for any injury and damage sustained by his said ward consequent thereupon, and stated their intention to defend any legal action brought against them by his said ward as a result of this accident, the said James P. Harris and Security Insurance Company have nevertheless expressed a willingness to pay to his said ward the sum of Five Thousand and no/100 (\$5,000.00) Dollars in compromise and settlement of any and all claims, rights, demands, actions and causes of action which his said ward might have against James P. Harris, Elijah Tumbling and Security Insurance Company provided your petitioner, as guardian of the person and property of said ward, will execute a general release and indemnity agreement in favor of James P. Harris, Elijah Tumbling and Security Insurance Company, a copy of said general release being attached hereto as Exhibit "A" hereof.

## 5.

Your petitioner shows that he has made a thorough and comprehensive investigation into the facts and circumstances surrounding the above described accident and that he is convinced that it would be to the best interest of his said ward to allow said claim to be settled and compromised for the above stated sum of Five Thousand and no/100 (\$5,000.00) Dollars.

WHEREFORE, your petitioner prays as follows:

(a) That he be authorized by order of this Court to compromise and settle the above described claim of Gary J. Goodman against James P. Harris, Elijah Tumbling and Security Insurance Company for the sum of Five Thousand and no/100 (\$5,000.00) Dollars; and

(b) That he be authorized to execute the original of that general release and indemnity agreement in favor of James P. Harris, Elijah Tumbling and Security Insurance Company, a copy of which is attached hereto as Exhibit "A" hereof; and

(c) That your petitioner be allowed to encroach upon the corpus of said ward's estate to the extent of \$5,000.00 for the maintenance, support and education of said ward.

John V. Goodman  
John V. Goodman, Guardian of  
Gary J. Goodman

SWORN to and subscribed  
before me this 20th  
day of October, 1972.

V. J. Crowe  
Notary Public  
Notary Public, Georgia, State at Large  
My Commission Expires Aug. 15, 1974

NOTICE

This settlement is made without the written consent of James P. Harris and Elijah Tumbling, who are not thereby precluded from further assertion of claims against the undersigned or his ward:

GUARDIAN'S RELEASE AND INDEMNITY AGREEMENT

\$5,000.00

Lawrenceville, Georgia

The undersigned, John V. Goodman, who on the 20th day of October, 1972, was appointed Guardian of the person and property of his minor son Gary J. Goodman, by Order of the Judge of the Court of Ordinary, Gwinnett County, Georgia, and pursuant to the authority granted by the said Judge of the Court of Ordinary to the said John V. Goodman, Guardian of the person and property of Gary J. Goodman, authorizing settlement of a claim for damages against James P. Harris and Elijah Tumbling on account of injuries sustained by said minor, said John V. Goodman hereby acknowledges receipt of the sum of Five Thousand and no/100 (\$5,000.00) Dollars paid to him pursuant to said Order.

Further in consideration of said sum, the undersigned, John V. Goodman, acting in his capacity as said Guardian, does, for himself and his successors, release and forever discharge James P. Harris, Elijah Tumbling and Security Insurance Company, their heirs, administrators, executors, and assigns against any and all claims or causes of action arising out of the accident on or about June 17, 1972, on Ponce de Leon Avenue near Clarkston, Georgia, in behalf of said minor.

Further in consideration of said sum, the undersigned, John V. Goodman, agrees to indemnify and save harmless the said James P. Harris, Elijah Tumbling and Security Insurance Company, their heirs, administrators, executors, and assigns for any and all costs and expense by virtue of any future claim made by the said ward arising from the aforesaid accident or by any other person or persons acting in any representative capacity in his behalf.

It is agreed that all claims, past, present or future, are disputed and this full and final settlement thereof shall never be treated as evidence of liability nor as an admission of liability at any time or in any manner whatsoever.

It is the purpose and intention of the undersigned, acting in his capacity as Guardian of the person and property of Gary J. Goodman, to fully, finally and completely release and discharge James P. Harris, Elijah Tumbling and Security Insurance Company for any other or future claim which may be asserted by said ward.

IN WITNESS WHEREOF, the said John V. Goodman has executed this Release and Indemnity Agreement.

This 20th day of October, 1972.

John V. Goodman  
John V. Goodman, Guardian of  
Gary J. Goodman

Witness:

John D. Crane

ORDER

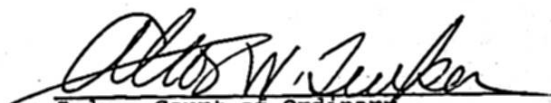
The petition of John V. Goodman, guardian of the person and property of his minor son, Gary J. Goodman, for leave to compromise and settle the claim of his said ward against James P. Harris and Elijah Tumbling, having been read and considered, the compromise appearing reasonable and in the best interest of the ward, the petition is hereby allowed and ordered filed and it is further ordered as follows:

(a) That petitioner be and he is hereby authorized and allowed to compromise and settle any and all claims of said ward against James P. Harris and Elijah Tumbling for and in consideration of payment to him, as guardian of the person and property of Gary J. Goodman of the sum of Five Thousand and no/100 (\$5,000.00) Dollars; and

(b) That petitioner be and he is hereby authorized and allowed to execute in favor of James P. Harris and Elijah Tumbling, the original of the general release and indemnity agreement, a copy of which is attached hereto as Exhibit "A" hereof; and,

(c) That the said John V. Goodman be and he is hereby authorized and allowed to encroach upon the corpus of his said ward's estate in the amount of Five Thousand and no/100 (\$5,000.00) Dollars for the support, maintenance and education of said ward.

This the 20<sup>th</sup> day of October, 1972.

  
Judge, Court of Ordinary,  
Gwinnett County

PETITION

GEORGIA, GWINNETT COUNTY.

No. "7338"

To the Court of Ordinary of Said County:

The petition of MRS. MAUDE H. MOORE

whose post office address is Route 1, Buford, Georgia 30518

respectfully showeth that on the 1st day of October, 1972, HORACE B. MOORE

a resident of said State and County, who resided at Route 1, Buford, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
MRS. MAUDE H. MOORE	Route 1 Buford, Ga.	68	Widow
JAMES H. MOORE	515 Bruce Way Wilburn, Ga.	43	Son
MRS. H.A. (MARY ANN) ALLISON	Cleveland, Ga.	40	Daughter
ERNEST N. MOORE	2353 Cortez Way, N. E. Atlanta, Ga.	38	Son
SUSAN MOORE KNIGHT	Route 1 Buford, Ga.	32	Daughter

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she

prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in 1972 ~~at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in~~ 1972 ~~at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in~~ why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 24th day of October, 1972

Maude H Moore  
Petitioner.  
Handsel Morgan  
HANDSEL MORGAN, Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, MRS. MAUDE H. MOORE, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 24th day of October, 1972

Cliff A. Suber  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of HORACE B. MOORE deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said HORACE B. MOORE and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Maude H Moore  
Susan Moore Knight  
Mary Ann Moore Allison  
Ernest N. Moore  
Maude H. Moore

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AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

HANSEL MORGAN and BETTY SATTERFIELD

do swear that they

~~XXXXXXXX~~

saw the within named

HORACE B. MOORE

sign and publish the within attached paper

as his last will and testament; that they subscribed the same as witness es thereto at the special instance and request of the said HORACE B. MOORE

and in his presence, ~~XXXXXXXX~~ in the

presence of the testator and of each other; that the said HORACE B. MOORE signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Hansel Morgan*  
*Betty Satterfield*

Sworn to and subscribed before me, this 24th day of October, 1972

*Oliver W. Tucker*  
Ordinary.

MRS. MAUDE H. MOORE }  
vs. } PROPOUNDER  
HORACE B. MOORE }  
DECEASED }

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
OCTOBER Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Maude H. Moore, James H. Moore, Mrs. H. A. (Mary Ann) Allison, Ernest N. Moore and Susan Moore Knight

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Hansel Morgan and Betty Satterfield

that this paper is the last Will and Testament of HORACE B. MOORE

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to MRS. MAUDE H. MOORE, the executrix named in said Will, upon her taking oath required by law.

This 20th day of October, 1972

*Oliver W. Tucker*  
Ordinary.

O A F F

GEORGIA, GWINNETT COUNTY.

I, MRS. MAUDE H. MOORE, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named HORACE B. MOORE, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Mrs Maude H Moore*  
Mrs. Maude H. Moore

Sworn to and subscribed before me, this 24th day of October, 1972

*Oliver W. Tucker*  
Court of Ordinary.

PETITION

GEORGIA, Gwinnett COUNTY. No. 7339

To the Court of Ordinary of Said County:

The petition of James R. Morton, Jr.

whose post office address is Lilburn, Georgia

respectfully sheweth that on the 19th day of October, 1972, James Ray Morton

Sr. a resident of said State and County, who resided at Norcross, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executor

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>James Ray Morton, Jr.</u>	<u>Lilburn, Georgia</u>	<u>40</u>	<u>son</u>
<u>Charlotte M. Dresher</u>	<u>El Centro, Calif.</u>	<u>34</u>	<u>Daughter</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end he prays that the heirs-at-law as aforesaid, be cited ~~to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner prays that Letters Testamentary issue to him in terms of the law.

This 23rd day of October, 1972.

James Ray Morton Jr. Petitioner.

Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, James Ray Morton, Jr., who on oath says that the facts set forth in the foregoing petition are true.

James Ray Morton Jr.

Sworn to and subscribed before me, this 23rd day of October, 1972.

W. S. Maloney Notary Public Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of James Ray Morton, Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said James Ray Morton, Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

James Ray Morton Jr.  
Charlotte M. Dresher

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

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GEORGIA, Gwinnett COUNTY.

I, W. L. Maloney do swear that I  
 as well as Avery A. Graves saw the within named  
James Ray Morton, Sr. sign and publish the within attached paper  
 as his last will and testament; that he subscribed the same as witness to thereto at the special instance  
 and request of the said James Ray Morton, Sr.  
 and in his presence, as did also \_\_\_\_\_ in the  
 presence of the testaor and of each other; that the said James Ray Morton, Sr.  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*W. L. Maloney*  
*A. Graves*

Sworn to and subscribed before me, this 24 day of October, 1972  
*Alton W. Tucker*  
 Ordinary.

James Ray Morton, Jr. PROPOUNDER } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
James Ray Morton, Sr. DECEASED } October 25th Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, \_\_\_\_\_  
James Ray Morton, Jr. and Charlotte M. Dresher

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, W. L. Maloney and Avery A. Graves

that this paper is the last Will and Testament of James Ray Morton, Sr.  
 and that he was competent to make a Will at the time he  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased.

Ordered further that Letters Testamentary issue to James Ray Morton, Jr., the  
 executor named in said Will, upon his taking oath required by law.

This 25 day of October, 1972  
*Alton W. Tucker*  
 Ordinary.

GEORGIA, Gwinnett COUNTY.

I, James Ray Morton, Jr., do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named \_\_\_\_\_  
James Ray Morton, Sr., deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

*James R. Morton Jr.*

Sworn to and subscribed before me, this 25 day of October, 1972  
*Alton W. Tucker*  
 Court of Ordinary.

ALTON W. TUCKER

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

O R D E R

GWINNETT COUNTY COURT OF ORDINARY

OCTOBER TERM 1972

It appearing to the Court that there is business that will not be finished today.

Court is held open from day to day until the next November 6th, 1972 term of Court.

This October 2nd, 1972.

*Alton W. Tucker*  
Ordinary, Gwinnett Co. Ga.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY

COURT OF ORDINARY

NOVEMBER 6th, 1972

Court is. opened by Deputy Sheriff, Norris Bagwell,

This November 6th, 1972.

*Alton W. Tucker*  
Ordinary, Gwinnett Co. Ga.

2172

STATE OF GEORGIA, COUNTY OF                      GWINNETT

To the Court of Ordinary of Said State and County:

No. "7326"

The petition of Mrs. Margaret F. Todd

respectfully showeth that on the 8th day of September 19 72

John Andrew Todd Jr.

a resident of the County of GWINNETT State of Georgia died intestate,

owning property in the county of Gwinnett, State of Georgia and there has been no

administration on the said estate and there is no application for an administration pending, either in this or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit:

Norcross Ga. 30071

Mrs. Margaret F. Todd age 28, residing at 1519 Holcomb Bridge Rd. Apt. -A /

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:

\$437.23 Saving Account Balance With Georgia Telco Credit Union

424 Hurt Bldg. Atlanta Ga. Account No. 54176000 Check No. 128591

Audit No. 118134

The estate consists of the following described real estate with a valuation as shown below:

NONE

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

*Mrs. Margaret J. Jedd*  
Petitioner.

Address: 1519 Holcomb Bridge Road Apt. A  
Norcross Ga.

Sworn to and subscribed before me this 6th day of October, 1972.

*J. I. Williams, Jr.*  
Notary Public.

The following Security Deed is a charge against the estate:

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The unsecured creditors of the estate are as follows:

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.....

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

Mrs. Margaret F. Todd  
\_\_\_\_\_  
\_\_\_\_\_

GWINNETT COUNTY COURT OF ORDINARY

AT CHAMBERS, October 6th, 1972.

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in November 1972 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Oliver W. Tucker  
Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of John Andrew Todd Jr., deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that Mrs. Margaret F. Todd

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, November 6th, 1972, at 10 o'clock A. M., and if no objection is made an order will be passed saying no Administration is necessary.

October 6th, 1972.

Oliver W. Tucker  
Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.  
Court of Ordinary, NOVEMBER Term, 1972

The above and foregoing petition stating that no administration is necessary on the estate of John Andrew Todd Jr.

by Mrs. Margaret F. Todd

coming on to be heard, and it appearing that all of the heirs at law of John Andrew Todd Jr., deceased, are of age and suffering under no disability, and that the estate of John Andrew Todd Jr. owes no debts, or all creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily Daily

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of John Andrew Todd Jr.

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of John Andrew Todd Jr.

John Andrew Todd Jr.

This 6th day of November 1972

Oliver W. Tucker  
Ordinary.

STATE OF GEORGIA,

~~FULTON~~ COUNTY.  
GWINNETT

No. "7107"

To The Ordinary of Said County.

The Petition of Larry David Patterson  
as Guardian of Janice Sanders Patterson

showeth that he has fully discharged the duties of his said trust, and is legally entitled to a discharge therefrom. Petitioner therefore prays an order directing that citation issue herein, and be published as required by law; and that his accounts and vouchers be examined, and if found correct, he be discharged from said guardianship.

*Larry David Patterson*  
Residing at 228 Hammond Drive  
Norcross, Georgia

Upon reading the foregoing Petition, it is ordered that citation issue therein, and be published as the law requires.

*Lee Williams*  
C. C. Ordinary.

~~Fulton~~ Court of Ordinary.  
GWINNETT

NOVEMBER 6th. Term, 19 72

The Application, in writing, of Larry David Patterson  
as Guardian of Janice Sanders Patterson

for dismissal from said trust, having been duly filed, and citation therein issued and published according to law, and it appearing to the Court, from a strict examination of said Guardian's accounts and vouchers, that he has fully discharged the duties of his trust as such Guardian; and it also appearing, by proof, that said Ward of age, and no objection being filed thereto, it is ordered that he be, and is hereby, discharged from said Guardianship, and that Letters of Dismission issue to him.

*Cliff N. Tucker*  
Ordinary.

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

GEORGIA, GWINNETT COUNTY

No. "7111"

To the Ordinary of said County:

The petition of.....Mrs. Darlene Mooney Shirley Payne.....Guardian of  
.....Janice Mooney....., showeth to the Court that.....she.....has  
fully executed the trust devolved on.....her.....; that.....she.....has complied with all.....her...  
legal obligations as Guardian of.....Janice Mooney.....,  
and prays the Court to order the usual citation to issue, in order that.....she.....may obtain  
Letters of Dismission from such guardianship.

*Mrs. Darlene Mooney Shirley Payne*

Guardian of .....Janice Mooney.....

Gwinnett Court of Ordinary, Sept. 28th. ~~XXX~~ 1972...

The above petition of.....Mrs. Darlene Mooney Shirley Payne that.....she.....  
may obtain Letters of Dismission from his guardianship, having been read and considered by  
me, ordered that the usual citation issue.

*Alton W. Tucker*  
Ordinary

GEORGIA, GWINNETT COUNTY,

.....Mrs. Darlene Mooney Shirley Payne....., Guardian of  
.....Janice Mooney....., has applied to me for a discharge from  
.....her.....guardianship of.....Janice Mooney.....:

This is therefore to notify all persons concerned to fil their objections, if any they  
have, on or before the first Monday in November. 6th...1972.....next, else.....she..... will be  
discharged from.....her.....guardianship as applied for

This. 28th...day of...September., 1972...*Alton W. Tucker* Ordinary.

Gwinnett Court of Ordinary, November. 6th Term, 1972...

The petition of.....Mrs. Darlene Mooney Shirley Payne....., Guardian of  
.....Janice Mooney....., for dismission from.....her.....guardianship,  
having been duly filed, and citation issued and served in proper time for disposal at this term of  
Court, and it appearing to the Court from a strict examination of.....her.....returns, accounts,  
and vouchers, that.....she.....has fully and fairly executed.....trust as Guardian  
of.....Janice Mooney.....and there being no valid objection offered why  
.....she..... should not be dismissed from.....her.....guardianship: It is ordered by the  
Court that.....she.....be, and is hereby, discharged from said guardianship, and that Letters  
of Dismission, as usual in such cases, be issued to.....her.....

*Alton W. Tucker*  
Ordinary

Recorded.....*7.11.6*....., 1972:

*J. Williams*  
Ordinary

PETITION

GEORGIA, GWINNETT COUNTY.

NO "7328"

To the Court of Ordinary of Said County:

The petition of Omie Lee Mason

whose post office address is Route 1, Lawrenceville, Georgia

respectfully showeth that on the \_\_\_\_\_ day of \_\_\_\_\_, 19 Clarence Wilbur  
Mason

a resident of said State and County, who resided at Route 1, Lawrenceville, Ga.,  
departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
<u>Omie Lee Mason</u>	<u>Rt. 1, Lawrenceville, Ga.</u>		<u>widow</u>
<u>Jerry Lamar Mason</u>			<u>son</u>
<u>Perry Donald Mason</u>			<u>son</u>

All Heirs at law are above 18 yrs. of age.

Petitioner produces said Will in Court and pray S that it be proven in Solemn Form, and to this end she  
pray S that the heirs-at-law as aforesaid, be cited (~~unless notice is waived as provided in Section 113-802 Ga. Code Ann. as amended~~), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday  
in \_\_\_\_\_, 19\_\_\_\_, ~~to show cause if any exists~~, why said Will should not be proven in Solemn  
Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray S that Letters Testamentary issue to her in terms of the law.

This 9th day of October, 19 72

Omie Lee Mason Petitioner.  
G. G. Dennis  
Buford Ge. Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Omie Lee Mason, who on oath says that  
the facts set forth in the foregoing petition are true.

Omie Lee Mason  
Sworn to and subscribed before me, this 9th day of October, 19 72

Albert H. Luper  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Clarence Wilbur Mason  
deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to  
Probate in Solemn Form the Will of said Clarence Wilbur Mason and hereby assent  
that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive  
all other further service or notice.

Perry D. Mason  
Omie Lee Mason  
Jerry L. Mason

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

G. Gibson Dean II

do swear that

as well as Beulah Brown saw the within named

Clarence Wilbur Mason sign and publish the within attached paper

as his last will and testament; that WE subscribed the same as witness ES. thereto at the special instance

and request of the said Clarence Wilbur Mason

and in his presence, as did also \_\_\_\_\_ in the

presence of the testa\_\_\_\_\_ and of each other; that the said Clarence Wilbur Mason signed the same freely and voluntarily, and was, at the time of such signing of sound and disposing mind and memory.

Clarence Wilbur Mason  
G. Gibson Dean II  
Beulah Brown

Sworn to and subscribed before me, this 6th. day of November, 1972

Oliver W. Tucker  
Ordinary.

Omie Lee Mason PROPOUNDER }  
vs. }  
Clarence Wilbur Mason DECEASED }

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
NOVEMBER Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Omie Lee Mason, Jerry Lamar Mason, and Perry Donald Mason

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, G. Gibson Dean II and Beulah Brown

that this paper is the last Will and Testament of Clarence Wilbur Mason

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Omie Lee Mason, the executrix named in said Will, upon her taking oath required by law.

This 6th. day of November, 1972

Oliver W. Tucker  
Ordinary.

O A T H

GEORGIA, Gwinnet COUNTY.

I, Omie Lee Mason, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named

Clarence Wilbur Mason, deceased, and that I will well and truly execute the same in accordance

with the laws of this State. So help me God.

Omie Lee Mason

Sworn to and subscribed before me, this 6th. day of November, 1972

Oliver W. Tucker  
Court of Ordinary.

GEORGIA, GWINNETT COUNTY

No. 7198

To the Court of Ordinary of said County:

The petition of Walter L. Grier, Executor of the last will and testament of Mrs. Ida Coleman Grier, deceased, showeth that he has fully discharged all the duties of such Executor; that he has paid all the debts of his testate Mrs. Ida Coleman Grier; has turned over the residue on his books to the lawful heirs of Mrs. Ida Coleman Grier, as provided in said will. He therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration; and while such citation is running his proceedings as such Executor may undergo a thorough revision by this Court.

Walter L. Grier, Executor.

GWINNETT COURT OF ORDINARY,

September Term, Sept. 22nd, 1972

The above petition having been read and considered, Ordered, that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, Walter L. Grier, Executor of the last will of Mrs. Ida Coleman Grier, represents to the Court in his petition, duly filed and entered on record, that he has fully administered Mrs. Ida Coleman Grier estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Executor should not be discharged from his administration, and receive Letters of Dismission, on the first Monday in November 6, 1972. Sept. 22nd. 1972

Alton W. Tucker, Ordinary.

GWINNETT COURT OF ORDINARY,

November Term, Nov. 6th, 1972

It appearing to the Court that the citation for a discharge from his administration of Mrs. Ida Coleman Grier estate has been duly issued and published, and it also appearing to the Court, from a thorough examination of all the proceedings of said Walter L. Grier, Executor of Mrs. Ida Coleman Grier estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of Mrs. Ida Coleman Grier estate, and that as evidence of this discharge, Letters of Dismission issue to him.

Alton W. Tucker, Ordinary.

STATE OF GEORGIA

COUNTY OF ~~FULTON~~ GWINNETT

No. 6432"

TO THE ORDINARY OF SAID COUNTY

The petition of Barbara D. Hutchins and Trust Company of Georgia  
 as Co-Executors of the Estate of Dr. Harry Hutchins,  
 deceased, showeth that they have fully discharged all their duties as such Co-Executors,  
 that they were relieved under Mr. Hutchins' Will from the duty to make returns  
 and are now entitled to their discharge from said trust, they  
 therefore prays that citation issue herein, and be published as required by law, and that the condition  
 of said estate, and the conduct and accounts of your Petitioner, as such Co-Executors  
 be examined, and if found satisfactory and correct, and no cause is shown to the contrary  
 Petitioners May be discharged from said duties as Co-Executors and  
 receive Letters of Dismission.

*Barbara D. Hutchins*  
 Residing at \_\_\_\_\_  
 TRUST COMPANY OF GEORGIA  
 By: *[Signature]*

Gwinnett ~~Fulton~~ Court of Ordinary, Chambers. September 27th. 19 72

The foregoing Petition having been read, it is ordered that citation issue therein, and be published as the law requires.

*Alton W. Tucker*  
 Ordinary.

GWINNETT ~~FULTON~~ COURT OF ORDINARY

NOVEMBER 6th. Term, 19 72

It appearing to the Court, that Barbara D. Hutchins, & Trust company of Georgia  
 as ~~as~~ Co Executors, of Dr. Harry Hutchins Deceased, has duly filed their  
 Petition for a discharge from said trust; that citation therein was issued and published as the law  
 requires; and it also appearing from ~~an examination of the condition of the estate of said deceased~~  
 and the conduct and accounts of said \_\_\_\_\_ that they  
 have ~~has~~ faithfully and honestly discharged the trust and confidence reposed in them  
 and is ~~are~~ legally entitled to discharge therefrom, and no objection being offered thereto: It is ordered that  
 they be, and they are hereby discharged from  
 said duties as Co Executors, and that, as evidence thereof, Letters of Dismission  
 issue to them.

*Alton W. Tucker*  
 Ordinary.

TEMPORARY

PETITION FOR LETTERS OF DISMISSION FROM ADMINISTRATION.

(Dot 785-2)

REPARALS & OFFICE GAINVILLE

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County: No. "7313"

The petition of Larry Phillip Bailey Temporary Administrat. OR. of Phillip Lee Bailey Temporary showeth that he has fully discharged all the duties of such administrat. OR.; that he has paid all the debts of his instate, he has turned over the residue on his books to the lawful heirs of Phillip Lee Bailey he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration, and while such citation is running, his proceedings as such Administrat. OR. may undergo a thorough revision by this Court.

Larry Phillip Bailey Administrat. OR.

GWINNETT COURT OF ORDINARY

September Term, September 22nd, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Oliver W. Tucker Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, LARRY PHILLIP BAILEY Temporary Administrat. OR. of

PHILLIP LEE BAILEY represents to the Court in his petition, duly filed

and entered on record, that he has fully administered PHILLIP LEE BAILEY'S

estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrat. OR. should not be discharged from his administration and receive Letters of Dismission, on the first Monday in

November 19 72 Sept. 22nd, 1972

Oliver W. Tucker Ordinary.

GWINNETT COURT OF ORDINARY

November Term, Nov. 6, 1972

It appearing to the Court that the citation for a discharge from his administration of PHILLIP LEE BAILEY'S estate has been duly issued and published, and it also appearing to the

Court from a thorough examination of all the proceedings of said LARRY PHILLIP BAILEY

Temporary Administrat. OR. of PHILLIP LEE BAILEY'S estate, that he has fully and faithfully

administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of

PHILLIP LEE BAILEY'S

estate and that as evidence of this discharge, Letters of Dismission issue to him

Oliver W. Tucker Ordinary.

STATE OF GEORGIA, GWINNETT COUNTY

No. "5646"

To the Court of Ordinary of Said County:

The petition of WALTER TOPPY THOMAS, Administrat. OR of JAMES ANDREW HOLMAN

showeth that he has fully discharged all the duties of such administrat. OR; that he has paid all the debts of his... Intestate, James Andrew Holman; has turned over the residue on his... books to the lawful heirs of James Andrew Holman; he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his... administration, and while such citation is running, his... proceedings as such Administrat. OR. may undergo a thorough revision by this Court.

Walter Toppo Thomas

GWINNETT COURT OF ORDINARY

OCTOBER Term, October 2nd, 19.72

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker Ordinary.

GEORGIA, COUNTY

Whereas, WALTER TOPPY THOMAS, Administrat. OR of James Andrew Holman, represents to the Court in his petition, duly filed

and entered on record, that he has fully administered James Andrew Holman's estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrator should not be discharged from his administration and receive Letters of Dismission, on the first Monday in November, 19.72

Alton W. Tucker Ordinary.

GWINNETT COURT OF ORDINARY

NOVEMBER Term, November 6th, 19.72

It appearing to the Court that the citation for a discharge from his administration of James Andrew Holman estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said Walter Toppo Thomas Administrator of James Andrew Holman's estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of James Andrew Holman estate, and that as evidence of this discharge, Letters of Dismission issue to him.

Alton W. Tucker Ordinary.

State of Georgia,           GWINNETT           County

No. "7323"

To the Ordinary of Said County:

The petition of           ROBERT K. NELSON          

whose post office address is           ROUTE #1, LAWRENCEVILLE, GEORGIA 30245          

and whose place of residence is           ROUTE #1, LAWRENCEVILLE, GEORGIA 30245          

respectfully showeth that           C. P. NELSON          

whose legal residence was           ROUTE #1, DACULA, GEORGIA          

departed this life on the           30th           day of           SEPTEMBER          , 19           72          , leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of           -----          

          ---SEVENTY-FIVE THOUSAND AND NO/100---           Dollars, and at the time of           his          

death the said           C. P. NELSON          

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>          NONE          </u>			

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>          ROBERT K. NELSON, ROUTE #1, LAWRENCEVILLE, GA. 30245          </u>		<u>          48          </u>	<u>          SON          </u>
<u>          MARTHA FAYE NELSON DAVIS, 3700 BROOKSHIRE, TRENTON, MICHIGAN          </u>		<u>          42          </u>	<u>          DAUGHTER          </u>
<u>          FERN N. FOUNTAIN, 2395 SANFORD RD., DECATUR, GA. 30033          </u>		<u>          45          </u>	<u>          DAUGHTER          </u>

Full particulars as to the above are lacking for the following reason(s):           -----          

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on           C. P. NELSON           estate, and your petitioner will ever pray.

          October 3          , 19           72          

Court of Ordinary           October 3rd.          , 19           72          

The above petition of           ROBERT K. NELSON           that           he           may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

          Robert K. Nelson            
          C. P. Nelson          , Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern:

ROBERT K. NELSON

having, in proper form, applied to me for Permanent Letters

of Administration on the estate of C. P. NELSON

, late of said County, this

is to cite all and singular the creditors and next of kin of C. P. NELSON

to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration

should not be granted to ROBERT K. NELSON

on C. P. NELSON estate.

Witness my hand and official signature, this 3rd day of October, 19 72

*Alton W. Tucker* Ordinary.

COURT OF ORDINARY	
NOVEMBER 6th,	Term, 19 72
PETITION OF	
Robert K. Nelson	
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF	
C. P. NELSON	
Deceased.	
Filed in office <u>3rd</u> day of <u>October</u> , 19 <u>72</u>	
<i>Alton W. Tucker</i> Ordinary.	
GEORGIA	
WINNETT COUNTY	
Entered on Minutes of Court, Ordinary's office,	
Book _____, Page _____, No. _____,	this _____ day of _____, 19 _____,
Alton W. Tucker	
Ordinary.	

Atty at Law, Lawrenceville Ga.

No. 1732311

WINNETT COUNTY Court of Ordinary.

NOVEMBER Term, November 6th., 19 72

Citation having been duly issued and published, requiring all and singular next of kin and creditors of

C. P. NELSON, deceased, late of said County, to appear at

this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to

ROBERT K. NELSON of said County; and they, the parties so cited, making

no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to him,

ROBERT K. NELSON as Administrator of C. P. NELSON

upon his giving bond and security in the sum of One Hundred & Fifty

Thousand Dollars, and taking the usual oath of office.

*Alton W. Tucker* Ordinary.

I, ROBERT K. NELSON, do solemnly swear that

C. P. NELSON died intestate, so far as I know or believe, and that I will

well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

*Robert K. Nelson*

Sworn to and subscribed before me 6th day of November, 19 72

*Alton W. Tucker* Ordinary.

Recorded this 6 day of Nov., 19 72

*J. J. Williams* Ordinary.

IN THE COURT OF ORDINARY OF GWINNETT COUNTY

ESTATE OF C. P. NELSON

No. "7323"

ACKNOWLEDGEMENT OF SERVICE AND ASSENT TO APPOINTMENT OF ADMINISTRATOR

The undersigned, MARTHA FAYE NELSON DAVIS and FERN N. FOUNTAIN do hereby acknowledge service and notice of petition for letters of administrator on the Estate of C. P. Nelson filed by Robert K. Nelson and do hereby consent and request the Court to appoint Robert K. Nelson as Administrator of the Estate of C. P. Nelson. All other and further services or notices is waived.

The undersigned hereby certify that they and Robert K. Nelson are the sole heirs at law of C. P. Nelson, deceased.

This 3rd day of October, 1972.

Martha Faye Nelson Davis (SEAL)  
Martha Faye Nelson Davis

Fern N. Fountain (SEAL)  
Fern N. Fountain

PETITION

GEORGIA, Gwinnett COUNTY.

No. 7317

To the Court of Ordinary of Said County:

The petition of Evelyn Lewis Buzzard

whose post office address is 1611 Whispering Pines Road, Albany, Georgia 31705

respectfully showeth that on the 18th day of September, 1972, Virginia

Atkinson Tisdale a resident of said State and County, who resided at 12-G Crescent Drive, Snellville,

departed this life after having made and published her last Will and Testament wherein she nominated  
your petitioner..... as executrix..

Petitioner..... further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
Robert Raphael Tisdale	12-G Crescent Dr., Snellville	74	Husband
Joseph Lively Clark, Jr.	309 Howell Drive Apt. 9-12, Atlanta, Georgia	36	Son
Joseph Lively Clark, III	2378 Caladium Dr. N.E., Atlanta	18	Grandson
Harry Christian Clark	2378 Caladium Dr. N.E., Atlanta	17	Grandson
Virginia Kathryn Clark	2378 Caladium Dr. N.E., Atlanta	15	Granddaughter
Evelyn Lewis Buzzard	1611 Whispering Pines Rd., Albany	54	Niece

(ROBERT RAPHAEL TISDALE has passed away since the filing of this petition)

Heirs Testatrix

Petitioner..... produces said Will in Court and prays that it be proven in Solemn Form, and to this end she

prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in October November, 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner..... prays that Letters Testamentary issue to her in terms of the law.

This 21st day of September, 1972

Evelyn Lewis Buzzard Petitioner.  
Steven E. Marcus Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Evelyn Lewis Buzzard, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 21st day of September, 1972

Evelyn Lewis Buzzard  
Alton W. Tucker Ordinary.

ORDER OF SERVICE

Gwinnett COURT OF ORDINARY At Chambers September 25th, 1972

Upon reading and considering the foregoing Petition, it is ordered that Robert Raphael Tisdale, Joseph Lively Clark, Jr., Joseph Lively Clark, III, Harry Christian Clark, Virginia Kathryn Clark and Evelyn Lewis Buzzard

appear before the Court of Ordinary to be held in and for said County on the first Monday in October next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Evelyn Lewis Buzzard as the last Will and Testament of Virginia Atkinson Tisdale late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said Robert Raphael Tisdale, Joseph Lively Clark, Jr., Joseph Lively Clark, III, Harry Christian Clark, Virginia Kathryn Clark and Evelyn Lewis Buzzard

(Robert Raphael Tisdale has passes away since the filing of this petition)

be served personally with a copy of the within petition and this order at least ten (10) days before the next 1972 term of this Court;

*November*  
~~October~~

publication of notice of said proceedings in \_\_\_\_\_

\_\_\_\_\_

Term of said Court of Ordinary

This 25th day of September, 19 72

*Charles W. Tucker*  
Ordinary.

GEORGIA, Fulton County,  
I have this day served the Defendent *Joseph Lively Clark Jr*  
*339 Howell Dr. apt 5-5*  
personally with a copy of the within petition and process,  
This 10-2-72

*H. J. Manna* Deputy Sheriff

Sheriff, \_\_\_\_\_ County, Ga.

GEORGIA, \_\_\_\_\_ COUNTY.

Term, 19 \_\_\_\_\_

It appearing from the return of the Sheriff, entered hereon, that the within named minor \_\_\_\_\_, to wit: \_\_\_\_\_

have each been personally served with a copy of this proceeding, and that \_\_\_\_\_ have no Guardian. It is ordered that \_\_\_\_\_ be, and he is hereby appointed Guardian ad litem for said minor—to represent \_\_\_\_\_ herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say: \_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

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GEORGIA, Gwinnett COUNTY.

Steven E. Marcus and Joel M. Herren do swear that they  
 as well as Matthew J. Blender saw the within named  
Virginia Atkinson Tisdale sign and publish the within attached paper  
 as her last will and testament; that they subscribed the same as witness. ES. thereto at the special instance  
 and request of the said Virginia Atkinson Tisdale  
 and in their presence, as did also Matthew J. Blender in the  
 presence of the testatrix and of each other; that the said Virginia Atkinson Tisdale  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Steven E. Marcus  
Joel M. Herren  
Matthew J. Blender  
Alto W. Tucker  
 Ordinary.

Sworn to and subscribed before me, this 11th day of November, 1972

Evelyn Lewis Buzzard PROPOUNDER } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
Virginia Atkinson Tisdale DECEASED } October November Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Robert Raphael Tisdale, Joseph Lively Clark, Jr., Joseph Lively Clark, III, Harry Christian Clark, Virginia Kathryn Clark and Evelyn Lewis Buzzard

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Steven E. Marcus and Joel M. Herren that this paper is the last Will and Testament of Virginia Atkinson Tisdale and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Evelyn Lewis Buzzard, the executrix named in said Will, upon her taking oath required by law.

This 6th day of November, 1972

Alto W. Tucker  
 Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Evelyn Lewis Buzzard, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Virginia Atkinson Tisdale, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Evelyn Lewis Buzzard

Sworn to and subscribed before me, this 6th day of November, 1972

Alto W. Tucker  
 Court of Ordinary.

PETITION

GEORGIA, Gwinnett COUNTY.

No. "7349"

To the Court of Ordinary of Said County:

The petition of Fannie Louise Burton and Mary Frances Underwood whose post office address is Route 1, Duluth, Georgia & Route 3, Buford, Georgia, respectively respectfully sheweth that on the 4th day of September, 19 72, Stephen Carl Kilgore a resident of said State and County, who resided at Route 1, Duluth, Gwinnett County Georgia departed this life after having made and published his last Will and Testament wherein he nominated your petitioner S as executor ixes.

Petitioner S further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat.
<u>Fannie Louise Burton</u>	<u>Duluth, Georgia</u>	<u>55</u>	<u>Daughter</u>
<u>Mary Frances Underwood</u>	<u>Route 3, Buford, Georgia</u>	<u>51</u>	<u>Daughter</u>
<u>Karline Muer</u>	<u>Winter Park, Florida</u>	<u>49</u>	<u>Daughter</u>
<u>Margaret Woods</u>	<u>Atlanta, Georgia</u>	<u>54</u>	<u>Daughter</u>

Petitioner S produces said Will in Court and pray S that it be proven in Solemn Form, and to this end pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in December, 19 72, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner S pray that Letters Testamentary issue to them in terms of the law. This 2nd day of November, 19 72

Mary Frances Underwood Fannie Louise Burton Petitioner.  
W. Paul Kennedy Jr. Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Fannie Louise Burton & Mary Frances Underwood, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 2nd day of November, 19 72

Fannie Louise Burton  
Mary Frances Underwood  
Albert A. Jumper Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Stephen Carl Kilgore, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Stephen Carl Kilgore and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Fannie Louise Burton  
Mary Frances Underwood  
Karline Muer  
Margaret Woods

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

~~Fannie Louise Burton and Mary Frances Underwood~~ do swear that they each  
~~W. P. Wilbanks, Jr. and Mary Anne Hancock~~

~~XXXXXX~~ saw the within named  
Stephen Carl Kilgore  
sign and publish the within attached paper  
as his last will and testament; that they subscribed the same as witness thereto at the special instance  
and request of the said Stephen Carl Kilgore  
and in his presence, as did also W. P. Wilbanks and Mary Ann Hancock in the  
presence of the testator and of each other; that the said Stephen Carl Kilgore  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*W. P. Wilbanks*  
*Mary Anne Hancock*

Sworn to and subscribed before me, this 6th day of November, 19 72

*Oliver W. Tucker*  
Ordinary.

Fannie Louise Burton  
Mary Frances Underwood PROPOUNDER  
vs.  
Stephen Carl Kilgore DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
NOVEMBER Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Fannie Louise Burton, Mary Frances Underwood, Karline Muer,  
and Margaret Woods

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, W. P. Wilbanks, Jr. and Mary Anne Hancock  
that this paper is the last Will and Testament of Stephen Carl Kilgore  
and that he was competent to make a Will at the time he  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to Fannie Louise Burton, Mary Frances Underwood  
executors named in said Will, upon their taking oath required by law.

This 6th day of November, 19 72

*Oliver W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Fannie Louise Burton and Mary Frances Underwood, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named Stephen Carl  
Kilgore, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

*Fannie Louise Burton*  
*Mary Frances Underwood*

Sworn to and subscribed before me, this 6th day of November, 19 72

*Oliver W. Tucker*  
Court of Ordinary.

PETITION

GEORGIA, GWINNETT COUNTY. No. "7300"

To the Court of Ordinary of Said County:

The petition of MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN & MRS. LAURA HAYGOOD whose post office address is set out hereinbelow respectfully showeth that on the 2nd day of May, 1972, Margaret A. Craft a resident of said State and County, who resided at Route 4, Oakland Circle, Lawrenceville, Georgia, departed this life after having made and published her last Will and Testament wherein she nominated your petitioners as executrices

Petitioners further show that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
Mrs. Thelma Spruill, 4063 Idlevale Drive,	Tucker, Ga. 30084	68	niece
Mrs. Aubrie Ozburn, 4063 Idlevale Drive,	Tucker, Ga. 30084	66	niece
Mrs. Laura Haygood, Route 3, Lawrenceville,	Ga. 30245	64	niece

(CONTINUED ON EXHIBIT "A" WHICH IS ATTACHED HERETO AND MADE A PART HEREOF)

Petitioners produce said Will in Court and pray that it be proven in Solemn Form, and to this end they pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in October, 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioners pray that Letters Testamentary issue to them in terms of the law.

This 10th day of August, 1972

Handwritten signatures of Mrs. Thelma Spruill and Mrs. Aubrie Ozburn.

Handwritten signature of Mrs. Laura Haygood and typed name WEBB, FOWLER & TANNER, BY: W. Howard Fowler, Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY. MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN Personally appeared before me, and MRS. LAURA HAYGOOD, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 10th day of August, 1972.

Handwritten signature of Notary Public and typed name Notary Public, Gwinnett County, Georgia.

ORDER OF SERVICE

GWINNETT COURT OF ORDINARY At Chambers August 23, 1972

Upon reading and considering the foregoing Petition, it is ordered that all heirs at law listed on Exhibit "A" attached hereto and made a part of the above and foregoing petition for probate

appear before the Court of Ordinary to be held in and for said County on the first Monday in October next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Mrs. Thelma Spruill, and Mrs. Laura Haygood as the last Will and Testament of Margaret A. Craft late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said heirs at law shown as residents of the State of Georgia on Exhibit "A" attached hereto and made a part hereof

be served personally with a copy of the within petition and this order at least ten (10) days before the next October term of this Court; and that as Harold A. Atkinson, Betty Sue Jones (believed to be married, last name unknown) and Glendon Pearmon whose addresses and whereabouts are unknown

; and that as C. A. Hazelrigs, Mrs. Emma Furgerson, Charlie Cooper, Mrs. Colon Paden, Everette Pearmon, Floyd Pearmon, Mrs. Ellen Stidham, Warren Lamar Hazelrigs, and Guny Sgt. William Larry Hazelrigs

reside out of the State of Georgia, and can only be served by publication, that they be cited and made a party by publication of notice of said proceedings in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, before the October Term, 19 72 of said Court of Ordinary.

This 23rd day of August, 19 72

*Alton W. Tucker*  
Ordinary.

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other further service or notice.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

GEORGIA, \_\_\_\_\_ COUNTY.

I have this day served \_\_\_\_\_

with a copy of the within petition and order.

Sheriff, \_\_\_\_\_ County, Ga.

GEORGIA, \_\_\_\_\_ COUNTY.

Term, 19 \_\_\_\_\_

It appearing from the return of the Sheriff, entered hereon, that the within named minor, \_\_\_\_\_, to wit: \_\_\_\_\_

have each been personally served with a copy of this proceeding, and that \_\_\_\_\_ have no Guardian. It is ordered that \_\_\_\_\_ be, and he is hereby appointed Guardian ad litem for said minor—to represent \_\_\_\_\_ herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

EXHIBIT "A"

No. "7300"

RELATIONSHIP TO

<u>NAME</u>	<u>ADDRESS</u>	<u>AGE</u>	<u>TESTATRIX</u>
Mrs. Maud Adams	1963 Whittier Ave., S. W. Atlanta, Ga. 30318	63	half sister
Mrs. Carrie Barnes	170 Oak Street Avondale Estates, Ga. 30002	61	half sister
Rev. L. A. Atkinson	P. O. Box 574 Waynesboro, Ga. 30830	74	nephew
Mr. Chester Cooper	Route 4 Lawrenceville, Ga. 30245	71	nephew
Mr. Robert F. Atkinson	2366 Manassas Lane Decatur, Ga. 30034	57	nephew
Miss Laura Atkinson	2366 Manassas Lane Decatur, Ga. 30034	46	niece
Miss Virgie Atkinson	128 King Arthur Dr., S. W. Lawrenceville, Ga. 30245	63	niece
Mrs. Susie Davis	Route 1 Snellville, Ga. 30278	71	niece
Mrs. Evie Ragsdale	Route 1 Snellville, Ga. 30278	68	niece
Mr. George W. McCulley	4063 Idle vale Drive Tucker, Georgia 30084	58	nephew
Mrs. Maggie Stephens	348 Plantation Circle Riverdale, Ga. 30274	59	niece
Mr. C. A. Hazelrigs	P. O. Box 638 Marshall, Texas 57670	71	nephew
Mr. Floyd Hazelrigs	Route 2 Stone Mountain, Ga. 30083	68	nephew
Mr. L. T. Hazelrigs	Route 1 Snellville, Ga. 30278	61	nephew
Col. James A. Hazelrigs	2383 Statler Drive Decatur, Ga. 30032	52	nephew
Mrs. Emma Furgerson	137 West Morgan St. Winter Garden, Fla. 32787	71	niece
Mrs. Amy Hewitt	712 Gaskill St., S. E. Atlanta, Ga. 30316	79	niece
Mrs. Ethma Brownlee	243 Skyview Circle Mableton, Ga. 30059	70	niece
Mrs. Irene Garmon	Route 4, Old Ellis Road Alpharetta, Ga. 30201	64	niece
Mrs. Winnie Williams	5095 Crowe Drive Smyrna, Ga. 30080	60	niece

SCHEDULE "A" (continued)

No. 7300"

<u>NAME</u>	<u>ADDRESS</u>	<u>AGE</u>	<u>RELATIONSHIP TO TESTATRIX</u>
Mr. Charlie Cooper	3201 San Marco Blvd. Jacksonville, Fla. 32200	65	nephew
Mrs. Clyde Paden	972 Woodland Ave., S. E. Atlanta, Ga. 30316	64	grandniece
Mr. Cleon Kirby	313 Mell Ave., N. E. Atlanta, Ga. 30307	63	grandnephew
Mr. Curtis Kirby	777 Brownwood Ave., S. E. Atlanta, Ga. 30316	61	grandnephew
Mrs. Clarice Sims	Linda Drive Austell, Ga. 30001	51	grandniece
Mr. T. J. Johnson, Jr.	c/o T. J. Johnson, Sr., 136 King Arthur Drive Lawrenceville, Ga. 30245	54	grandnephew
Mrs. Laura Mae Crider	6104 Hills Vale Road Lithonia, Ga. 30050	46	grandniece
Mrs. Margaret Burt	6112 Hills Vale Road Lithonia, Ga. 30050	39	grandniece
Mr. Harold A. Atkinson	unknown	unknown	grandnephew
Mr. Randolph Hewatt	3284 Crawford Circle, N. E. Marietta, Ga. 30060	57	grandnephew
Mr. Richard Hewatt	2446 Sunset Drive, N. E. Atlanta, Ga. 30329	56	grandnephew
Mr. Clifford Hewatt	3952 Fifth Street Doraville, Ga. 30340	54	grandnephew
Mr. Hugh D. Hewatt	2015 Danbury Drive Norcross, Ga. 30071	52	grandnephew
Mr. Cecil Hewatt	3743 Clairmont Road, N. E. Chamblee, Ga. 30341	46	grandnephew
Mr. Robert Hewatt	Route 2 Duluth, Ga. 30136	43	grandnephew
Mr. Ray Hewatt	6152 Edwards Street Doraville, Ga. 30340	41	grandnephew
Mrs. Irene Adams	6700 Roswell Road, N. E. Atlanta, Ga. 30328	52	grandniece
Mr. Elbert Paden	1542 Debbie Drive Mableton, Ga. 30059	55	grandnephew
Mr. Clyde Paden	1754 Hudson Woods Trail Decatur, Ga. 30032	42	grandnephew
Mrs. Virginia Fowler	Route 3 Lawrenceville, Ga. 30245	40	grandniece

SCHEDULE "A" (continued)

No. "7300"

<u>NAME</u>	<u>ADDRESS</u>	<u>AGE</u>	<u>RELATIONSHIP TO TESTATRIX</u>
Mr. Glendon Pearmon	In Armed Service Germany	55	grandnephew
Mrs. Colon Paden	Rural Route Arab, Alabama 35016	52	grandniece
Mr. Everette Pearmon	Oneonta, Alabama 35121	50	grandnephew
Mr. Floyd Pearmon	Star Route Northport, Alabama 35476	48	grandnephew
Mrs. Ellen Stidham	Cleveland, Alabama 35049	41	grandniece
Mrs. Betty Sue (Jones)*	Unknown	47	grandniece
Mr. Howard Jones	3147 Flat Shoals Road Decatur, Ga. 30032	43	grandnephew
Mr. James Leon Hazelrigs	2141 Dorsey Avenue East Point, Ga. 30344	43	grandnephew
Mr. Warren Lamar Hazelrigs	4637 Eastman Drive Oklahoma City, Oklahoma 73122	38	grandnephew
Mrs. Joyce Brownlee	Route 1 Snellville, Ga. 30278	39	grandniece
Mrs. Elaine Lawson	Burton Plaza Apartments Apt. F, 2950 Plaza Lane Atlanta, Ga. 30319	22	grandniece
Guny. Sgt. William Larry Hazelrigs	3005 Talos Drive Millington, Tenn. 38080	35	grandnephew
Mrs. Mary Joan Martin	3571 Lake Drive Smyrna, Ga. 30080	37	grandniece

\* Married Name Unknown

CITATION

GWINNETT COUNTY COURT OF ORDINARY

No. 7300

& MRS. LAURA HAYGOOD

IN RE: APPLICATION OF MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN TO PROBATE IN SOLEMN FORM THE WILL OF Margaret A. Craft

DECEASED. UPON WHICH ORDER FOR SERVICE BY PUBLICATION WAS GRANTED BY SAID COURT ON August 23 1895 1972.

TO: T. J. Johnson, Jr. address unknown

Harold A. Atkinson address unknown

[Empty lines for additional names and addresses]

AND ALL AND SINGULAR THE HEIRS AT LAW OF SAID DECEDENT.

YOU AND EACH OF YOU ARE HEREBY COMMANDED TO BE AND APPEAR ON THE FIRST MONDAY IN November 1972 186 OF THE COURT OF ORDINARY FOR SAID COUNTY TO SHOW CAUSE. IF ANY THERE BE. WHY THE PROBATE IN SOLEMN FORM OF THE WILL OF SAID DECEDENT SHOULD NOT BE HAD.

WITNESS THE HONORABLE ALTON W. TUCKER, ORDINARY OF GWINNETT COUNTY, GEORGIA.

[Signature]
CLERK COURT OF ORDINARY
GWINNETT COUNTY, GEORGIA

IN THE COURT OF ORDINARY OF THE COUNTY OF GWINNETT

IN RE: Estate of Margaret A. Estate No. 7300  
Craft - Petition and Proceedings  
for Probate in Solemn Form

It appearing to the Court that all heirs at law of the deceased have acknowledged service as provided by law except Cleon Kirby, T. J. Johnson, Jr. and Harold A. Atkinson, and it further appearing that T. J. Johnson, Jr. and Harold A. Atkinson cannot be found and their addresses are unknown and they should, therefore, be served by publication, it is

CONSIDERED, ORDERED AND ADJUDGED that said cause be continued to be heard before this Court on the First Monday in November next and that T. J. Johnson, Jr. and Harold A. Atkinson be cited and made a party by publication of notice of said proceedings in the Gwinnett Daily News, a newspaper published in Gwinnett County, Georgia, before the November Term, 1972, of said Court of Ordinary.

This 2nd day of October, 1972.

  
Ordinary, Gwinnett County, Ga.

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 30 day of August, 1972.

Mrs. Carrie Barnes  
Mrs. Carrie Barnes

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 26 day of August, 1972.

Mrs. Maud Adams  
Mrs. Maud Adams

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLENN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 26 day of August, 1972.

Chester Cooper  
Chester Cooper

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLENN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 25 day of August, 1972.

L. A. Atkinson  
L. A. Atkinson

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 29<sup>th</sup> day of August, 1972.

*Laura A. Atkinson*  
\_\_\_\_\_  
Laura Atkinson

RECEIVED SEP 16 1972

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 15 day of September, 1972.

*Robert F. Atkinson*  
\_\_\_\_\_  
Robert F. Atkinson

*I am signing this with the understanding  
that I don't agree with the everything in the will.*

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28 day of August, 1972.

Lucie Davis  
Mrs. Susie Davis

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 26 day of August, 1972.

Virgie Atkinson  
Virgie Atkinson

202

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

George W McCulley  
George W. McCulley

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

Evie Ragsdale  
Mrs. Evie Ragsdale

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28th day of August, 1972.

C. A. Hazelrigs  
C. A. Hazelrigs

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 25th day of August, 1972.

Mrs. Maggie Stephens  
Mrs. Maggie Stephens

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

L. T. Hazelrigs  
L. T. Hazelrigs

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

Floyd Hazelrigs  
Floyd Hazelrigs

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28 day of August, 1972.

Mrs. Emma Furgerson  
Mrs. Emma Furgerson

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 26 day of August, 1972.

James A. Hazeltigs  
James A. Hazeltigs

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 30 day of August, 1972.

Mrs Ethma Brownlee  
Mrs. Ethma Brownlee

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 20 day of August, 1972.

Mrs Amy Hewitt  
Mrs. Amy Hewitt

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 5th day of September, 1972.

Mrs. Winnie Williams  
Mrs. Winnie Williams

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 29 day of August, 1972.

Mrs. Irene A. Garmon  
Mrs. Irene Garmon

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

Mrs. Clyde Haden  
Mrs. Clyde Haden

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28<sup>th</sup> day of AUGUST 1972.

Charlie Cooper  
charlie cooper

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

Curtis Kirby  
Curtis Kirby

Return To W. Howard Fowler

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 30<sup>th</sup> day of October, 1972.

Sign Here Gleon Kirby  
Gleon Kirby

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 25 day of aug., 1972.

*Mrs. Laura Mae Crider*

Mrs. Laura Mae Crider

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28<sup>th</sup> day of August, 1972.

*Mrs. Clarice Sims*

Mrs. Clarice Sims

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 26th day of August, 1972.

Randolph Hewatt  
Randolph Hewatt

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 25th day of August, 1972.

Margaret A. Burt  
Mrs. Margaret Burt

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 25 day of Aug., 1972.

Clifford T. Hewatt  
Clifford Hewatt

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28th day of August, 1972.

Richard Hewatt  
Richard Hewatt

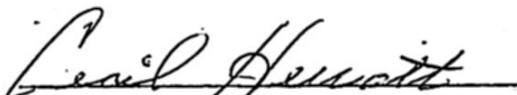
ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28 day of August, 1972.

  
Cecil Hewatt

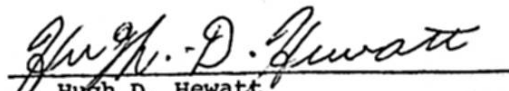
ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 15 day of August, 1972.

  
Hugh D. Hewatt

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

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The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

Ray Hewatt  
Ray Hewatt

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28 day of August, 1972.

Robert Hewatt  
Robert Hewatt

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28 day of August, 1972.

  
Elbert Paden

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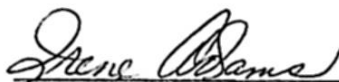
ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 31 day of August, 1972.

  
Mrs. Irene Adams

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ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 29 day of August, 1972.

Mrs. Virginia Fowler  
Mrs. Virginia Fowler

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 25th day of August, 1972.

Clyde Paden  
Clyde Paden

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 29 day of AUGUST, 1972.

*Colon Pearman*

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~~XXXXXXXXXXXX~~  
MR COLON PEARMAN

RECEIVED SEP 6 1972

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 11 day of September, 1972.

*Glendon E. Pearmon*

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Glendon Pearmon

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 26 day of August, 1972.

Floyd Pearmon  
Floyd Pearmon

RECEIVED SEP 11 1972

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 9<sup>th</sup> day of September, 1972.

Everette Pearmon  
Everette Pearmon

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 7<sup>th</sup> day of September, 1972.

*Mrs. Betty Sue Jones Tucker*  
Mrs. Betty Sue Jones Tucker

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 9 day of Sept, 1972.

*Mrs. Ellen Stidham*  
Mrs. Ellen Stidham


ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 25 day of August, 1972.

  
James Leon Hazelrigs

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ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 31 day of August, 1972.

  
Howard Jones

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ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 14 day of September, 1972.

Mrs. Joyce Brownlee  
Mrs. Joyce Brownlee

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice..

This 29th day of August, 1972.

Warren Lamar Hazelrigs  
Warren Lamar Hazelrigs

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 28<sup>th</sup> day of Aug, 1972.

William Larry Hazelrigs  
William Larry Hazelrigs

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned does hereby acknowledge due and legal  
service of the petition for probate and order thereon, and  
hereby acknowledges receipt of copies of same and waives any  
and all other and further service or notice.

This 4 day of September, 1972.

Mrs. Elaine Lawson  
Mrs. Elaine Lawson

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARGARET A. CRAFT - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

The undersigned does hereby acknowledge due and legal service of the petition for probate and order thereon, and hereby acknowledges receipt of copies of same and waives any and all other and further service or notice.

This 28th day of AUGUST, 1972.

  
\_\_\_\_\_  
Ms. Mary Joan Martin

A-12

AFFIDAVIT TO PROBATE OF WILL

224

GEORGIA, WINNETT COUNTY.

JOHN PENTECOST and ELLEN WILSON

do swear that they

~~XX~~ saw the within named Margaret A. Craft

sign and publish the within attached paper as her last will and testament; that they subscribed the same as witness ~~es~~ thereto at the special instance and request of the said Margaret A. Craft

and in her presence, ~~and~~ and in the presence of

~~XX~~ each other; that the said Margaret A. Craft signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Ellen Wilson*  
*John Pentecost*

Sworn to and subscribed before me, this 6th day of November, 1972

*Alton W. Tucker*  
Ordinary.

MRS. THELMA SPRUILL, MRS. LAURA HAYGOOD & MRS. AUBRIE OZBURN }  
vs. }  
MARGARET A. CRAFT DECEASED }  
PROPOUNDER

WINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
NOVEMBER Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, as shown by EXHIBIT "A" Attached

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, John Pentecost and Ellen Wilson

that this paper is the last Will and Testament of Margaret A. Craft and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Thelma Spruill, Mrs. Laura Haygood & Mrs. Aubrie Ozburn, the executors named in said Will, upon their taking oath required by law.

This 6th day of November, 1972

*Alton W. Tucker*  
Ordinary.

O A T H

GEORGIA, WINNETT COUNTY.

We, MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN & MRS. LAURA HAYGOOD, do solemnly swear that,

so far as we know or believe, this writing contains the true last Will and Testament of the within named Margaret A. Craft, deceased, and that we will well and truly execute the same in accordance with the laws of this State. So help us God.

*Mrs. Thelma Spruill*  
*Mrs. Aubrie Ozburn*  
*Mrs. Laura Haygood*

Sworn to and subscribed before me, this 6th day of November, 19 72

*Alton W. Tucker*  
Court of Ordinary.

G E O R G I A , GWINNETT COUNTY

TO THE COURT OF ORDINARY OF SAID COUNTY: No. "7329"

The petition of E. CARROLL MORGAN, as Guardian of the person and property of Melnie Morgan, respectfully shows to the Court as follows:

- 1. The estate of said Ward includes the following to wit:

A ONE-THIRD (1/3) undivided interest in the following estate: "All that tract or parcel of land lying and being in Gwinnett County, Georgia, about one and one half miles northwest of the city limits of Lawrenceville, Georgia, and being Lots 1, 2, 3, 4, 5, 6 and 18 of the W. C. Allen Estate as per plat made by S. C. Moon, Surveyor and recorded in Plat Book E, Page 289, Gwinnett County Records and described as follows:

BEGINNING at a corner on the Lawrenceville-Buford Highway at lands of H. T. Morgan and Lot No. 1 and thence running South 77 degrees West 5060 feet along lands of Morgan, Butler and Arnold to iron pin; thence in an easterly direction along lands of T. L. Harris to Pine; thence in a southeasterly direction 78 feet to iron pin; thence North 72 degrees east 3994 feet along the power line and Lot No. 17 to the point of beginning on the Lawrenceville-Buford Highway. Lot No. 18 contains 38.1 acres, more or less, and said dimensions are to read more or less. Less and except that property sold off of the above property as described in Warranty Deed from Mrs. Grace Morgan to Georgia Power Company dated 3-30-62, recorded in Deed Book 178, Page 450; to L. Reid Atkinson and Runell Morgan Atkinson dated 1-18-65 recorded in Deed Book 248, Page 25; and to J & S Concrete Products, Inc. dated 9-12-68 and recorded in Deed Book 305, page 304, Gwinnett County Records.

2. Petitioner shows that he is the father of the said Ward, and Petitioner is charged by law with the care, support, maintenance and education of said Ward.

3. In order to carry out the duties above set forth, it has become necessary in the best interests of said Ward to sell interest in property hereinabove described, and the proceeds of sale to be used for the purposes enumerated in accordance with the order of this Court. Petitioner has received an offer for the purchase of the interest of said Ward in the above property for the amount of \$10,000.00; said sale to be a private sale and to J. D. Smith, Lawrenceville, Ga. Petitioner shows to the Court that said amount represents the full market value of the interest of said Ward, and that said funds will also be re-invested for the use and benefit of the said Ward.

WHEREFORE, petitioner prays that the Court issue the citation which shall be published for four weeks in the official organ of said County, prior to the hearing of said petition; service be perfected as required by law; that a guardian adlitem be appointed for said ward; and that a final order be entered after the hearing, authorizing the said sale of said property petitioner as Guardian aforesaid upon the terms set forth.

*W. Charles Jackson*  
Attorney for Petitioner

C I T A T I O N

TO WHOM IT MAY CONCERN:

Notice is hereby given that E. Carroll Morgan as Guardian of Melnie Morgan has applied to me for leave to sell the real estate of said ward and citation has been ordered upon said petition. All interested parties are therefore notified that said application will be heard at 10:00 A. M. at the Court of Gwinnett County on the 6th day of November, 1972 and will be granted unless cause is shown to the contrary at said time.

This 9th day of October 1972.

STATE OF GEORGIA GWINNETT COUNTY  
I have this day served the defendant MELNIE MORGAN  
personally with a true copy of the within Writ.  
This the 10 day of Oct 1972  
*J. Lewis Bassett*  
Sheriff Gwinnett County Georgia

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, the undersigned attesting officer, E. CARROLL MORGAN, as Guardian of the person of Melnie Morgan, who, after first being duly sworn states that the allegations contained in the above and foregoing petition are true.

E. Carroll Morgan  
E. Carroll Morgan

Sworn to and subscribed  
before me, this 9th day  
of October, 1972.

Jack D. Ireland  
J.D., Gwinnett Co., Ga.

READ AND CONSIDERED, It is ordered that citation issue as prayed, that service be perfected as required by law, and that

William G. Tanner be appointed as guardian ad litem for said ward.

This October 9th, 1972

Albert W. Suber  
Ordinary, Gwinnett County, Georgia.

Georgia, Gwinnett County.

I, William G. Tanner, hereby accept appointment as Guardian ad Litem for Melnie Morgan in the above and foregoing matter. I hereby acknowledge service of a copy of said petition to sell, and after considering the matter hereby agree that it is for the best interest of the said Melnie Morgan to sell the property involved as prayed for by the petitioner.

William G. Tanner

It is ordered that a copy of the petition and Citation be personally served upon said ward by the sheriff or his deputy, at least ten days before the hearing thereof. This 9th day of October, 1972.

Albert W. Suber  
Ordinary.

STATE OF GEORGIA

COUNTY OF GWINNETT

NO. 7329

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY

In Re: Petition of E. CARROLL MORGAN, as Guardian of Melnie Morgan, a minor, to sell real estate of said Ward.

O R D E R

The petition of E. Carroll Morgan, as Guardian of Melnie Morgan to sell a one-third (1/3rd) undivided interest in certain real estate hereinafter fully described owned by said ward for the purpose of care, support, maintenance and education of said ward and also for purposes of re-investment of any funds not used for the above purposes; coming on to be regularly heard at the November, 1972 term of said court; and it appearing that citation was duly issued and that a copy of said petition and citation was served personally on said minor; that citation was published once a week for four weeks as required by law in the newspaper in said county in which the Sheriff's advertisements appear, and it appearing that the proposed transaction is fair and in the best interest of said ward, and further, there being no objections filed in the matter;

IT IS HEREBY ORDERED AND ADJUDGED that the said E. Carroll Morgan as Guardian of Melnie Morgan is authorized to sell to J. D. Smith at private sale for the sum of Ten Thousand Dollars (\$10,000.00) the following described property of said minor:

A ONE-THIRD (1/3) UNDIVIDED INTEREST in the following estate: "All that tract or parcel of land lying and being in Gwinnett County, Georgia, about one and one half miles northwest of the city limits of Lawrenceville, Georgia, and being Lots 1, 2, 3, 4, 5, 6 and 18 of the W. C. Allen Estate as per plat made by S. C. Moon, Surveyor and recorded in Plat Book E, Page 289, Gwinnett County Records and described as follows:

BEGINNING at a corner on the Lawrenceville-Buford Highway at lands of H. T. Morgan and Lot No. 1 and thence running South 77 degrees West 5060 feet along lands of Morgan, Butler and Arnold to iron pin; thence in an easterly direction along lands of T. L. Harris to Pine; thence in a southeasterly direction 78 feet to iron pin; thence North 72 degrees east 3994 feet along the power line and Lot No. 17 to the point of beginning on the Lawrenceville-Buford Highway. Lot No. 18 contains 38.1 acres, more or less, and said dimensions are to read more or less. Less and except that property sold off of the above property as described in Warranty Deed from Mrs. Grace Morgan to Georgia Power Company dated 3-30-62, recorded in Deed Book 178, Page 450, to L. Reid Atkinson and Runell Morgan Atkinson dated 1-18-65 recorded in Deed Book 248, Page 25; and to J & S Concrete Products, Inc. dated 9-12-68 and recorded in Deed Book 305, Page 304, Gwinnett County Records.

It is further found that the transaction is fair and in the best interest of said ward, and that the price realized is the fair market value of the interest of said ward, and that no confirmation of the sale is ordered.

This the 6th day of November, 1972.

  
 Ordinary, Gwinnett County, Ga.

GEORGIA, WINNETT COUNTY

No. "7348"

TO THE ORDINARY OF SAID COUNTY:

The Petition of Mrs. Betty R. Wingo  
a resident of said State, showeth that Michelle Ruth Morgan Age 2 Yrs.  
of said County, A Minor, under the age of fourteen years, and that

Name	Address	Relationship
<u>Michael L. Morgan</u>	<u></u>	<u>Father</u>
<u>Mrs. Hollis W. Morgan</u>	<u></u>	<u>Mother</u>
<u>Billy J. Wingo</u>	<u></u>	<u>Grandfather</u>

are the three next adult relatives of said Minor residing in Georgia,  
(the three) or (all of the)  
and it is necessary that a Guardian of the person and property of said Minor be appointed.

Wherefore, Petitioner prays an order that citation be issued herein, and served in terms of the law; and, if no sufficient reason be shown to the contrary, Mrs. Betty R. Wingo be appointed such Guardian.

Betty R. Wingo  
Petitioner  
174 Park Drive Norcross Gr. 30071  
Address

Tel No. 448-3634

The foregoing Petition having been read, it is ordered that citation issue therein, and be served upon the next adult relatives as the law requires.

This October 11th., 19 72.

Alton W. Tucker  
Ordinary

STATE OF GEORGIA, WINNETT COUNTY.

Ordinary's Office October 11th. 19 72

TO Michael L. Morgan  
Mrs. Hollis W. Morgan  
Billy J. Wingo

Mrs. Betty R. Wingo having applied to me for letters of guardianship of the person and property of Michelle Ruth Morgan

and having made known to the court, that you are the next adult relatives of said Minor residing in the State of Georgia, this is therefore to notify you and each of you to be and appear on the first Monday in November 6th., 19 72. of the Court of Ordinary for said County to show cause, if any there be, why said applicant should not be appointed guardian as prayed for in the petition.

Alton W. Tucker  
Ordinary

We hereby acknowledge due and legal service of the within Petition, order and citation, waive copies of the same, and all other further service.

Name	Date
<u>Michael J. Wingo</u>	<u>Dec 15, 72</u>
<u>Hollie W. Morgan</u>	<u>10-29-72</u>
<u>Billy T. Wingo</u>	<u>10-29-72</u>

I have this day served \_\_\_\_\_

with a copy of the within petition, order and citation.

This \_\_\_\_\_, 19\_\_\_\_

Deputy Sheriff, GWINNETT County, Georgia

COURT OR ORDINARY, GWINNETT COUNTY  
NOVEMBER 6th, Term, 19 72

Upon considering the application of Mrs. Betty R. Wingo  
duly filed, for Letters of Guardianship for Michelle Ruth Morgan

and it appearing that citation therein was lawfully issued and served; that said Minor \_\_\_\_\_ resident \_\_\_\_\_ of said County, under the age of fourteen years; that said applicant is a resident of this State, and no objection having been filed,

It is ordered that said Mrs. Betty R. Wingo be, and she is hereby appointed Guardian of the person and property of said Minor \_\_\_\_\_, and that Letters issue to Mrs. Betty R. Wingo as such, upon her giving bond and security in the sum of Five Thousand Dollars, and taking the oath as required by law.

Alfred W. Tucker  
Ordinary

STATE OF GEORGIA GWINNETT COUNTY.

I, Betty R. Wingo do solemnly swear that I will well and truly perform the duties required of me as Guardian of Michelle Ruth Morgan and faithfully account with my said ward for her estate, so help me God.

Sworn to and subscribed before me this 6th day  
of November 19 72

Mrs. Betty R. Wingo

Alfred W. Tucker  
Ordinary

PETITION

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

No. "7351"

The petition of Ralph B. Kennerly, Jr.

whose post office address is Route 1, Grayson, Georgia 30221

respectfully showeth that on the 30th day of October, 1972, Vera Lanford Kennerly a resident of said State and County, who resided at Route 1, Grayson, Georgia departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. OR.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
<u>Ralph B. Kennerly, Sr.</u>	<u>Rt. 1, Grayson, Ga.</u>	<u>75</u>	<u>Husband</u>
<u>Ralph B. Kennerly, Jr.</u>	<u>Rt. 1, Grayson, Ga.</u>	<u>52</u>	<u>Son</u>
<u>Dan L. Kennerly</u>	<u>2397 Clifton Springs Rd., Decatur, Ga.</u>	<u>50</u>	<u>Son</u>
<u>Mrs. Celia Kennerly Lunceford</u>	<u>2836 Zane Grey Dr., S.E., Atlanta, Ga.</u>	<u>55</u>	<u>Daughter</u>

Petitioner produces said Will in Court and pray S. that it be proven in Solemn Form, and to this end he pray S. that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~to appear in Court on the 30th day of October, 1972, at 10:00 A.M. in the Court of Ordinary of the first Monday next following, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner pray S. that Letters Testamentary issue to him in terms of the law.

This 13th day of November, 1972

Ralph B. Kennerly, Jr.  
Ralph B. Kennerly, Jr. Petitioner.  
David S. Eisenberg  
Atlanta Ga. Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Ralph B. Kennerly, Jr., who on oath says that

the facts set forth in the foregoing petition are true.

Ralph B. Kennerly, Jr.  
Ralph B. Kennerly, Jr.  
Alton W. Tucker  
Ordinary.

Sworn to and subscribed before me, this 13th day of November, 1972

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of ~~Ralph B. Kennerly, Jr.~~ Vera Lanford Kennerly, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said ~~Vera Lanford Kennerly~~ Vera Lanford Kennerly, and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Ralph B. Kennerly, Sr.  
Ralph B. Kennerly, Sr.

Dan L. Kennerly  
Dan L. Kennerly

Mrs. Celia Kennerly Lunceford  
Mrs. Celia Kennerly Lunceford

AFFIDAVIT TO PROBATE OF WILL

233

GEORGIA, Gwinnett COUNTY.

We the undersigned

do swear that

~~accuser~~ We saw the within named Vera Lanford Kennerly sign and publish the within attached paper as her last will and testament; that ~~we~~ subscribed the same as witness thereto at the special instance and request of the said ~~Vera Lanford Kennerly~~ Vera Lanford Kennerly and in her presence, as did also ~~we~~ Lanford Kennerly in the presence of the test ~~tr~~ and of each other; that the said ~~Vera Lanford Kennerly~~ Vera Lanford Kennerly signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*George C. Brooks*  
*Mrs. George C. Brooks*

Sworn to and subscribed before me, this 13th day of November, 1972

*Alto W. Tucker*  
Ordinary.

Ralph B. Kennerly Jr. PROPOUNDER }  
Lanford vs. }  
Vera ~~Lanford~~ Kennerly DECEASED }

WINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
November Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Ralph B. Kennerly Jr., Ralph B. Kennerly Sr., Dan L. Kennerly, Mrs. Celia Kennerly Lunceford

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, George C. Brooks, & Mrs. George C. Brooks

that this paper is the last Will and Testament of ~~Vera Lanford Kennerly~~ Vera Lanford Kennerly and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Ralph B. Kennerly Jr., the execut ~~or~~ named in said Will, upon his taking oath required by law.

This 13th day of November, 1972

*Alto W. Tucker*  
Ordinary.

GEORGIA, WINNETT COUNTY.

I, Ralph B. Kennerly Jr.

do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named Vera Lanford Kennerly ~~Vera Lanford Kennerly~~, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Ralph B. Kennerly Jr.*

Sworn to and subscribed before me, this 13th day of November, 1972

*Alto W. Tucker*  
Court of Ordinary.

APPLICATION FOR LEAVE TO SELL LAND

STATE OF GEORGIA:

COUNTY OF GWINNETT:

CASE NO. "7312"

TO THE ORDINARY OF SAID COUNTY:

The petition of DOLLIE MAE SEXTON as Administratrix of the Estate of GEORGIA STEWART, deceased, shows that the Estate of said deceased consists of:

Real Estate being a house and lot located on Langford Road in the City of Norcross, Gwinnett County, Georgia, and that for the purpose of distribution it is necessary to sell the said land.

WHEREFORE, Petitioner prays an order directing citation do issue and be published as the law requires. And if no good cause be shown to the contrary, your petitioner be granted leave to sell said lands.

*Dollie Mae Sexton*  
DOLLIE MAE SEXTON, Petitioner

P.O. BOX 296, NORCROSS, GA.  
Address

*Dollie*

ORDER

GWINNETT COURT OF ORDINARY \_\_\_\_\_ OCTOBER 2nd. \_\_\_\_\_ Term, 1972

The written petition of DOLLIE MAE SEXTON as Administratrix of the Estate of GEORGIA STEWART, deceased, praying for leave to sell the land of said deceased, having duly filed. And it appearing that notice of same has been published as required by law that it is necessary for the purpose of distribution that said land be sold. And no objection being filed thereto, it is ordered by the Court that the said Administratrix be, and is hereby granted leave to sell for the purpose aforesaid, the following described land of said deceased.

All that tract or parcel of land lying and being in City of Norcross, Gwinnett County, Georgia, being lot No. 4 in the survey of G. E. McGee land made by J. M. Dodd, Surveyor, said lot being in the 6th land district and land lot No. 235 of said county, and more particularly described as follows:

BEGINNING at the corner of R. E. Rutledge on the East side of Langford Road and running North along Langford Road 50 feet to property of Ben Lott; thence East along Ben Lott property line 350 feet to property of Lorenzo Cothran; thence South along Lorenzo Cothran line 50 feet to property of R. E. Rutledge and thence West along R. E. Rutledge property line 350 feet to the point of beginning.

Page 2  
 Application for Leave to Sell Land  
 Dollie Mae Sexton, Petitioner

GWINNETT COURT OF ORDINARY \_\_\_\_\_ OCTOBER 2nd. \_\_\_\_\_ Term, 1972

Upon reading the foregoing petition, it is ordered that  
 Citation issue therein and be published as the law requires.

  
 ALTON W. TUCKER, ORDINARY

C I T A T I O N

GEORGIA, . . .  
 COUNTY OF GWINNETT

Ordinary's Office \_\_\_\_\_ October 2nd. 1972 \_\_\_\_\_

DOLLIE MAE SEXTON as Administratrix of the Estate of  
 GEORGIA STEWART, deceased, has applied for leave to sell the  
 land of said GEORGIA STEWART. This is, therefore, to notify  
 all concerned to file their objections, if any they have, on  
 or before the first Monday in November next. Else leave will  
 then be granted said applicant as applied for.

Ordinary Gwinnett County

  
 ALTON W. TUCKER, ORDINARY

ORDER GRANTING LEAVE TO SELL REAL ESTATE

STATE OF GEORGIA

No. "7312"

COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: PETITION OF DOLLIE MAE SEXTON, AS ADMINISTRATRIX OF THE ESTATE OF GEORGIA STEWART, DECEASED, TO SELL REAL ESTATE.

The above-stated matter coming on regularly for a hearing, and it appearing that an order for citation was made, and that citation issued, which has been published as the law requires, and no cause being shown to the contrary, and no objections being made:


It is considered, ordered and adjudged that DOLLIE MAE SEXTON, as administratrix of the estate of GEORGIA STEWART, deceased, late of said county, be, and she is, hereby granted leave to sell the real estate of said GEORGIA STEWART, deceased, consisting of the following described property, to-wit:

All that tract or parcel of land lying and being in City of Norcross, Gwinnett County, Georgia, being lot No. 4 in the survey of G. E. McGee land made by J. M. Dodd, Surveyor, said lot being in the 6th land district and land lot No. 235 of said county, and more particularly described as follows:

BEGINNING at the corner of R. E. Rutledge on the East side of Langford Road and running North along Langford Road 50 feet to property of Ben Lott; thence East along Ben Lott property line 350 feet to property of Lorenzo Cothran; thence South along Lorenzo Cothran line 50 feet to property of R. E. Rutledge and thence West along R. E. Rutledge property line 350 feet to the point of beginning.

It is further ordered, that said real estate be sold on the first Tuesday in December, 1972, to the highest and best bidder for cash, at public outcry, before the courthouse door in Lawrenceville, Georgia, between the legal hours of sale, after first advertising the same once a week for four weeks in the Gwinnett County News newspaper, being the newspaper in which county advertisements are published.

This 6th day of November, 1972.

  
ALTON W. TUCKER, ORDINARY  
GWINNETT COUNTY, GEORGIA

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

JESSE MARTIN AND ) NUMBER 6527  
HORTENSE MARTIN, )  
 )  
 GUARDIANS )  
 )  
 OF )  
 )  
 ROBERTA ANN CHADWICK ) GUARDIANSHIP

PETITION TO ENCROACH ON CORPUS

The petition of Jesse Martin, and Hortense Martin,  
Guardians of Roberta Ann Chadwick, respectfully show:

1.

That they hold for said Ward, as her legally appointed  
Guardians, a considerable estate.

2.

That said Ward is now seventeen years of age.

3.

Petitioners verily believe that said Ward should  
have an automobile for her own use and enjoyment, and they  
feel that this is to her best interest and welfare.

4.

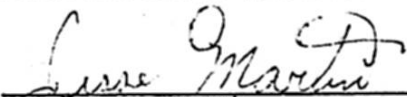
Petitioners further show that said Ward now owns  
a used 1966 Pontiac automobile, however, it is in need of  
numerous repairs which they feel to be too great considering  
the age of said car. Petitioners desire to purchase a new  
car and trade this used vehicle.

GREER, SARTAIN &  
CAREY  
ATTORNEYS AT LAW  
P. O. BOX 632  
GAINESVILLE, GEORGIA  
30601

5.

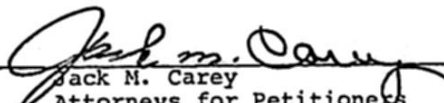
That henceforth they desire to draw out the sum of \$4,000.00 for the purchase price of said automobile.

Wherefore, your Petitioners pray that the Court will grant an order allowing Petitioners to spend from the corpus of said Ward's estate the sum of \$4,000.00.

  
 \_\_\_\_\_  
 Jesse Martin

  
 \_\_\_\_\_  
 Hortense Martin

GREER, SARTAIN & CAREY

By   
 \_\_\_\_\_  
 Jack M. Carey  
 Attorneys for Petitioners

VERIFICATION

Personally appeared before the undersigned, Jesse Martin and Hortense Martin, who on oath say that the averments of the foregoing petition are true.

Sworn and subscribed to before me this 15th day of November, 1972.

  
 \_\_\_\_\_  
 Ordinary, Gwinnett County, Georgia

ORDER ALLOWING ENCROACHMENT

Upon reading and considering the foregoing petition, and it appearing that the averments therein are true, it is ordered that the same be, and it is hereby granted; and said Guardians are hereby allowed to expend from the corpus of the estate of Roberta Ann Chadwick the sum of \$4,000.00 as prayed for in said petition, and that said Guardians make returns showing proper expenditure of same.

This 15th. day of November, 1972.

  
 \_\_\_\_\_  
 Ordinary, Gwinnett County, Georgia

PETITION  
GEORGIA, WINNETT COUNTY. "7325"  
NO 7325

To the Court of Ordinary of Said County:

The petition of LOUISE H. BAILEY  
whose post office address is Route 3, Jefferson, Georgia

respectfully showeth that on the 28 day of June, 1972, ISAAC H. HILL  
a resident of said State and County, who resided at Rt. 1, Dacula, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Esta H. Kennedy</u>	<u>1777 Brockett Rd., Tucker, Ga.</u>	<u>54</u>	<u>Daughter</u>
<u>Horace H. Hill</u>	<u>Box 86, Lilburn, Ga.</u>	<u>50</u>	<u>Son</u>
<u>John E. Hill</u>	<u>Rt. 1, Dacula, Ga.</u>	<u>46</u>	<u>Son</u>
<u>Louise H. Bailey</u>	<u>Rt. 3, Jefferson, Ga.</u>	<u>52</u>	<u>Daughter</u>
<u>Mary N. Hill</u>	<u>Box 86, Lilburn, Ga.</u>	<u>49</u>	<u>Daughter</u>
<u>Mrs. Chas. E. Calloway</u>	<u>Box 578, Columbus, N.C.</u>	<u>24</u>	<u>Granddaughter</u>
<u>Mrs. John H. Williams, III</u>	<u>Rt. 1, Box 23, Jasper, Ala.</u>	<u>26</u>	<u>Granddaughter</u>
<u>Robert L. Duren, Jr.</u>	<u>1113 Plaza St., Decatur, Ala.</u>	<u>14</u>	<u>Grandson</u>

Petitioner produces said Will in Court and pray S that it be proven in Solemn Form, and to this end  
pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 118-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in November 6th, 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray S that Letters Testamentary issue to her in terms of the law.  
This 4th day of October, 1972

Louise H. Bailey Petitioner.  
Glendon C. Pruitt Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Louise H. Bailey, who on oath says that  
the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 4th day of October, 1972

Olto W. Tucker Ordinary.

ORDER OF SERVICE

WINNETT COURT OF ORDINARY At Chambers October 11, 1972

Upon reading and considering the foregoing Petition, it is ordered that  
Mrs. Chas. E. Calloway, Mrs. John H. Williams, III, Robert L. Duren, Jr.  
Esta H. Kennedy, Horace H. Hill, Louise H. Bailey, John E. Hill, and  
Mary N. Hill.

appear before the Court of Ordinary to be held in and for said County on the first Monday in November 6, 1972,  
next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Mrs. Louise  
H. Bailey as the last Will and Testament of Isaac H. Hill  
late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said

Mrs. Chas. E. Calloway, Mrs. John H. Williams, III and Robert L. Duren, Jr.

reside out of the State of Georgia, and can only be served by publication, that they be cited and made a party by publication of notice of said proceedings in Gwinnett Daily News a newspaper published in Lawrenceville, Georgia Gwinnett County, Georgia, before the November 6th Term, 1972, of said Court of Ordinary.

This 11 day of October, 1972, [Signature] Ordinary.

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other further service or notice.

GEORGIA, \_\_\_\_\_ COUNTY.

I have this day served

with a copy of the within petition and order.

Sheriff, \_\_\_\_\_ County, Ga.

GEORGIA, Gwinnett COUNTY.

November 6th. Term, 1972

It appearing from \_\_\_\_\_ that the within named minor, to wit: Robert L. Duren, Jr.

has been served with a copy of this proceeding, and that he has no Guardian. It is ordered that Jack Holland be, and he is hereby appointed Guardian ad litem for said minor—to represent him herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

[Signature] Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say: The Will appears to be genuine and legally executed, and I see no reason why the same should not be probated in Solemn form, and I offer no objections thereto.

[Signature]

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of ISAAC H. HILL deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said ISAAC H. HILL and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Estes H. Kennedy  
Horace H. Hill  
John E. Hill  
Louise H. Bailey  
Mary N. Hill By Horace H. Hill

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that We saw the within named Isaac H. Hill sign and publish the within attached paper as his last will and testament; that We subscribed the same as witness thereto at the special instance and request of the said Isaac H. Hill and in his presence, as did also We in the presence of the testator and of each other; that the said Isaac H. Hill signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Edna Atha  
Jones Webb

Sworn to and subscribed before me, this 6th day of November 19 72  
Alfred W. Tucker  
Ordinary.

Louise H. Bailey PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Isaac H. Hill DECEASED } November Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Estes H. Kennedy, Horace H. Hill, John E. Hill, Louise H. Bailey, & Mary N. Hill, Mrs. Chas. E. Calloway, Mrs. John H. Williams, III and Robert L. Duren, Jr.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Jones Webb & Edna Atha, that this paper is the last Will and Testament of Isaac H. Hill and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Louise H. Bailey, the executrix named in said Will, upon her taking oath required by law.

This 6th day of November, 19 72  
Alfred W. Tucker  
Ordinary.

GEORGIA, WINNETT COUNTY.

I, Louise H. Bailey, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Isaac H. Hill, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Louise H. Bailey

Sworn to and subscribed before me, this 6th day of November 1972.

Alton W. Tucker  
Clerk of Ordinary

CITATION

WINNETT COUNTY COURT OF ORDINARY

No. 7325

IN RE: APPLICATION OF LOUISE H. BAILEY TO PROBATE IN SOLEMN FORM THE WILL OF ISAAC H. HILL DECEASED. UPON WHICH ORDER FOR SERVICE BY PUBLICATION WAS GRANTED BY SAID COURT ON October 11th 1972

<u>Mrs. Chas. E. Calloway</u>	<u>Box 578 Columbus, N.C.</u>
<u>Mrs. John H. Williams, III</u>	<u>Rt. 1, Box 23, Jasper, Ala.</u>
<u>Robert L. Duren, Jr.</u>	<u>1113 Plaza St. Decatur, Ala.</u>

AND ALL AND SINGULAR THE HEIRS AT LAW OF SAID DECEDENT.

YOU AND EACH OF YOU ARE HEREBY COMMANDED TO BE AND APPEAR ON THE FIRST MONDAY IN November 6 1972 OF THE COURT OF ORDINARY FOR SAID COUNTY TO SHOW CAUSE. IF ANY THERE BE. WHY THE PROBATE IN SOLEMN FORM OF THE WILL OF SAID DECEDENT SHOULD NOT BE HAD.

WITNESS THE HONORABLE ALTON W. TUCKER, ORDINARY OF WINNETT COUNTY, GEORGIA.

Alton W. Tucker  
CLERK COURT OF ORDINARY  
WINNETT COUNTY, GEORGIA

No. 7325

GEORGIA, GWINNETT COUNTY

I, Sue T. Williams, Clerk of the Court of Ordinary of said County do hereby certify that copy of the Gwinnett Daily News a Newspaper published in Lawrenceville, Georgia was mailed by me to the following heirs at law of Isaac H. Hill who are non residents of this state and county. Said Newspaper having been mailed on October 16th, 1972 to the following heirs-at-law:

Mrs. Chas E. Calloway  
Box 578  
Columbus, North Carolina

Mrs. John H. Williams, III  
Rt. 1, Box 23  
Jasper, Alabama

Robert L. Duren, Jr.  
1113 Plaza St.  
Decatur, Alabama

*Sue T. Williams*  
1s/7  
Clerk, Court of Ordinary

Sworn to and subscribed before me this October 16, 1972.

*Alton W. Taylor*  
Ordinary, Gwinnett Co. Ga.

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of Gwinnett To the Ordinary of said County: No. 72527  
The petition of BILLY J. GRAHAM 7255  
showeth

that he is the Natural Guardian of a minor child, Dondra Kelley Graham,  
aged 7 years ~~aged xxxxxxxxxxxx years~~  
~~aged xxxxxxxxxxxx years~~ ~~aged xxxxxxxxxxxx years~~

That said minor is entitled to considerable property by reason of a disputed claim which  
arises out of an accident which occurred on July 18, 1972, when a  
bicycle on which said minor was riding collided with an automobile  
being driven by Barbara Brand, thus injuring the said minor,

which property Petitioner desires to demand and receive for said minor Petitioner, therefore, in  
compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed,  
accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

Tel No. 963-3115

Billy J. Graham Petitioner.  
Residing at 155 Northdale Road  
Lawrenceville, Georgia 30245

Selection

State of Georgia, County of Gwinnett To the Ordinary of said County:

I, \_\_\_\_\_, a minor resident of said County, above the  
age of fourteen years, hereby select \_\_\_\_\_ to be appointed the  
Guardian of my property, and ask that \_\_\_\_\_ be appointed.

\_\_\_\_\_, 19 \_\_\_\_\_

GWINNETT COURT OF ORDINARY

November 17th, 19 72

Billy J. Graham natural Guardian of  
his child, Dondra Kelley Graham,

(No Bond is required as the amount received is only \$500.00)

having filed a bond, with good security, in the sum of \$ \_\_\_\_\_, in terms of the law, and which  
is hereby accepted, for the Guardianship of the property of Dondra Kelley Graham

it is ordered that said bond be recorded, and that Billy J. Graham  
be, and is hereby vested with all the authority of Guardian of this property, to receive the same and  
manage it according to law.

Oliver H. Tucker Ordinary.

STATE OF GEORGIA  
COUNTY OF GWINNETT

7355  
No. ~~7355~~

TO THE ORDINARY OF GWINNETT COUNTY, GEORGIA:

The petition of BILLY J. GRAHAM respectfully shows to the Court as follows:

-1-

Petitioner is the person having custody of DONDRA KELLEY GRAHAM, age seven, residing with him at 155 Northdale Road, Lawrenceville, Georgia. Petitioner further shows that he is the natural guardian of said minor child.

-2-

Petitioner has been duly appointed the legal guardian of the property of said minor child by order of this Court.

-3-

That on or about the 18th day of July, 1972, said minor sustained injury in an accident involving Barbara Brand on Northdale Road in Lawrenceville, Georgia.

-4-

Your petitioner shows that Barbara Brand has denied any responsibility and contests the claim made on behalf of said minor, nevertheless, she has agreed to pay the sum of \_\_\_\_\_

*Five Hundred + no 100* Dollars

(\$ 500<sup>00</sup> ) to Dondra Kelley Graham for her personal injuries in settlement of this doubtful claim.

-5-

Petitioner shows that he has fully investigated the facts and circumstances surrounding the said accident and petitioner is uncertain and doubtful of the recovery and the amount thereof which could be obtained on account of the personal injuries received by said minor child.

Petitioner believes and represents to the Court that, considering all of the circumstances, the said offer made by Barbara Brand is fair, reasonable and just, and that in his opinion, it would be to the best interest of the estate of said ward, and would advance her interest to accept said offer of compromise and settlement, and asks this Court's permission to consummate a settlement of this doubtful and contested claim on behalf of his ward on the terms set out herein.

WHEREFORE, petitioner prays an order of this Court of Ordinary approving and allowing him to accept said offer of compromise and settlement, and that he be authorized to consummate said settlement and execute any and all agreements, receipts, releases and other documents necessary or proper to effect said settlement.

*Billy J. Graham*  
 \_\_\_\_\_  
 Billy J. Graham

STATE OF GEORGIA  
 COUNTY OF GWINNETT

Personally appeared before me, the undersigned attesting officer, BILLY J. GRAHAM, who, on oath, deposes and says:

That he is the petitioner in the above and foregoing petition, and that the facts therein stated are true and correct.

*Billy J. Graham*  
 \_\_\_\_\_  
 Billy J. Graham

Sworn to and subscribed before me, this 17<sup>th</sup> day of November, 1972.

*W. Howard Fowler*  
 \_\_\_\_\_  
 Notary Public, Gwinnett County, Ga.

GEORGIA, GWINNETT COUNTY

COURT OF ORDINARY

NOVEMBER TERM, 1972

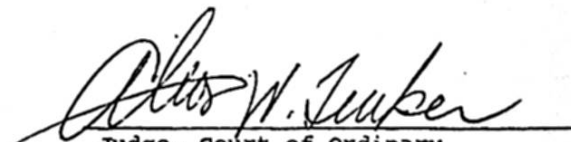
O R D E R

The foregoing petition of BILLY J. GRAHAM, as guardian of the property of Dondra Kelley Graham, a minor, for authority to settle all claims against Barbara Brand on account of the accident which occurred on or about the 18th day of July, 1972, in which said minor was injured, having been read and considered and petitioner having appeared before the Court, and it having been shown to the Court that the facts set forth in said petition are true, and that the terms of the said settlement are fair, reasonable and just, and are proposed in good faith and will inure to the best interest of the said minor, it is therefore,

CONSIDERED, ORDERED AND ADJUDGED that the petitioner be and he is hereby authorized to consummate said settlement of the said minor ward for the amount of \$500<sup>00</sup> on behalf of Dondra Kelley Graham to be paid to him as guardian of the property of said minor child, all as pointed out in said petition.

Petitioner is further authorized to execute any and all documents necessary and proper to give effect to said settlement.

IN OPEN COURT this 17<sup>th</sup> day of November, 1972.

  
\_\_\_\_\_  
Judge, Court of Ordinary  
Gwinnett County, Georgia

Form No. 324 PETITION FOR LEAVE TO ENCROACH ON CORPUS OF WARD'S ESTATE

STATE OF GEORGIA, County of GWINNETT No. 7355 7355"

To the Ordinary of Said County:

The Petition of BILLY J. GRAHAM

Guardian of Dondra Kelley Graham

Minor, 7 years of age, shows:

That as such guardian he has in hand the sum of \$500.00

Dollars:

That petitioner is the father of his said ward and is financially unable to adequately support said ward

That the income from said sum is insufficient for the maintenance and education of said ward

Wherefore your petitioner prays that your honor will grant an order allowing him to expend from the corpus of said ward's estate, the sum of \$500.00

Dollars, for the purpose of maintenance and education of said ward, for a period of Twelve Months from date.

Billy J. Graham Petitioner

155 Northdale Road Lawrenceville, Ga. 30245 Address

STATE OF GEORGIA, County of GWINNETT

Personally appeared the undersigned BILLY J. GRAHAM who on oath says that the averments in the foregoing petition are true.

Sworn to and subscribed before me,

this 17th day of November, 1972

Alton W. Tucker Ordinary Billy J. Graham Petitioner

NOTE: - If guardian is not parent of ward, strike from petition the words, "The petitioner is the of h said ward and is financially unable to adequately support said ward"

ORDER

GWINNETT Court of Ordinary, NOVEMBER TERM November 17th 1972

Upon reading and considering the foregoing petition, and it appearing that the average therein made are true; it is ordered that the same be, and it is hereby granted; and said Guardian is hereby allowed to expend from the corpus of said ward's estate, the sum of Five Hundred (\$500.00) Dollars, for the purpose of maintenance and education, as prayed for in said petition, and that said Guardian makes returns showing proper expenditure of same.

Alton W. Tucker Ordinary

PETITION

GEORGIA, GWINNETT COUNTY. No. "7354"

To the Court of Ordinary of Said County:

The petition of Mrs. Lucille R. Sheffield

whose post office address is Rte # 2 Fairburn Ga. 30213 Highway No. 29

respectfully sheweth that on the 25th day of October, 1972 Savannah

Whidby Roberson, a resident of said State and County, who resided at 135 Wilbanks St. Buford Ga. departed this life after having made and published her last Will and Testament wherein she nominated Vernoe Roberson now deceased.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
Mrs. Lucille R. Sheffield	Rte # 2 Fairburn Ga.	63	Daughter
Mrs. Evalva R. Hulsey	Lockridge Dr. Doraville Ga.	64	Grandaughter
Jerry O. Roberson	2795 Fairlane Dr. Doraville Ga.		Grandson

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

This 17th day of November, 1972

Lucille R. Sheffield, Petitioner. E. O. Dobbs Jr., Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Mrs. Lucille R. Sheffield, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 17th day of November, 1972. [Signatures]

ORDER OF SERVICE

COURT OF ORDINARY At Chambers, 1972

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday in next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, as the last Will and Testament of late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mrs. Savannah W. Roberson deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mrs. Savannah W. Roberson and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Lucille R. Sheffield  
Jerry O. Roberson  
Melva R. Hulsey

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that We saw the within named Mrs. Savannah W. Roberson sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said Mrs. Savannah W. Roberson and in her presence, as did also we in the presence of the testatrix and of each other; that the said Mrs. Savannah W. Roberson signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

E. O. Dobbs Jr.  
M. L. Clark  
Charlie Greeson

Sworn to and subscribed before me, this 17th day of November, 19 72

Albert W. Tucker  
Ordinary.

Mrs. Lucille R. Sheffield PROPOUNDER  
vs.  
Mrs. Savannah W. Roberson DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
NOVEMBER Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Lucille R. Sheffield, Jerry O. Roberson, & Mrs. Melva R. Hulsey

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, E. O. Dobbs Jr., M. L. Clark, Charlie Greeson that this paper is the last Will and Testament of Mrs. Savannah W. Roberson and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

~~ORDERED THAT THE WILL BE ADOPTED AS THE LAST WILL AND TESTAMENT OF THE SAID DECEASED AS PRAYED~~  
~~AND THAT THE SAID DECEASED WAS COMPETENT TO MAKE A WILL AT THE TIME SHE SIGNED AND EXECUTED THE SAME~~

This 17th day of November, 19 72

Albert W. Tucker  
Ordinary.

PETITION

No. 7359

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

The petition of George H. Verner, Sr.

whose post office address is 39 Thrasher Street, Norcross, Georgia

respectfully showeth that on the 14th day of November, 1972, Corinne C. Verner

a resident of said State and County, who resided at Norcross, Georgia

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as executor

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
George H. Verner, Sr.	Norcross, Georgia	75	husband
G. Howard Verner, Jr.	Norcross, Georgia	54	son
Janis Verner	Atlanta, Georgia	52	Daughter

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end he pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to him in terms of the law. This 16th day of November, 1972

George H. Verner, Sr. Petitioner.
[Signature] Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, George H. Verner, Sr., who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 16th day of November, 1972

George H. Verner Sr.
[Signature] Notary Public Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Corinne C. Verner deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Corinne C. Verner and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

George H. Verner Sr.
G. Howard Verner Jr.
Janis Verner

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

W. L. Maloney and Henry Seay do swear that they

~~know~~ saw the within named

Corinne C. Verner sign and publish the within attached paper

as her last will and testament; that they subscribed the same as witness es thereto at the special instance

and request of the said Corinne C. Verner

and in her presence, ~~at~~ in the

presence of the testatrix and of each other; that the said Corinne C. Verner

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Henry Seay  
W. L. Maloney

Sworn to and subscribed before me, this 20th day of November, 1972

Alto W. Jucker  
Ordinary.

George H. Verner, Sr. PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Corinne C. Verner DECEASED } November Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Janis Verner, G. Howard Verner, Jr., and George H. Verner

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, W. L. Maloney & Henry Seay

that this paper is the last Will and Testament of Corinne C. Verner and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to George H. Verner, Sr., the executOR named in said Will, upon his taking oath required by law.

This 20th day of November, 1972  
Alto W. Jucker  
Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, George H. Verner, Sr., do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named

Corinne C. Verner, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

George H. Verner, Sr.

Sworn to and subscribed before me, this 16th day of November, 1972

Alto W. Jucker  
Ordinary.  
W. L. Maloney  
Notary Public Court of Ordinary.

PETITION

GEORGIA, Gwinnett COUNTY.

No. 7360

To the Court of Ordinary of Said County:

The petition of Lela R. Freeman

whose post office address is Rt 2 highway 78 Stone Mt, Ga.

respectfully showeth that on the 15th day of October, 1972, 19    , Milton George

Freeman a resident of said State and County, who resided at Rt 2 Stone Mt, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner rix as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat <u>OR</u>
<u>Lela R. Freeman</u>	<u>Rt 2 Stone Mt, Ga.</u>	<u>66</u>	<u>wife</u>
<u>Dorothy F. Mullenix</u>	<u>Rt 2 Stone Mt, Ga.</u>	<u>42</u>	<u>daughters</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in Dec 1972, 19    , to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 20th day of Nov, 1972

Lela R. Freeman  
Petitioner.

H. Rhodes Jordan.  
Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Lela R. Freeman, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 20th day of Nov, 1972, 19    

H. Rhodes Jordan  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Milton George Freeman deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Milton George Freeman and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Lela R. Freeman  
Dorothy F. Mullenix

AFFIDAVIT TO PROBATE OF WILL

254

GEORGIA, Gwinnett COUNTY.

I, H. Rhodes Jordan do swear that I  
 as well as W.D. Huston and R.C. Simonton saw the within named  
Milton George Freeman sign and publish the within attached paper  
 as his last will and testament; that WE subscribed the same as witness thereto at the special instance  
 and request of the said Milton George Freeman  
 and in his presence, as did also W.D. Huston and R.C. Simonton in the  
 presence of the testa tor and of each other; that the said Milton George Freeman  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.  
R.C. Simonton and  
W.D. Huston now being  
deceased.

*H. Rhodes Jordan*

Sworn to and subscribed before me, this 20th day of Nov, 1972, 19

*Alto W. Tucker*  
 Ordinary.

Lela R. Freeman PROPOUNDER }  
 vs. }  
Milton George Freeman DECEASED }

Gwinnett COURT OF ORDINARY.  
 Petition for Probate in Solemn Form  
Nov, 1972 Term, 19

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Parties mentioned above, having consented to the probate of  
said will

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, H. Rhodes Jordan,  
 that this paper is the last Will and Testament of Milton George Freeman  
 and that he was competent to make a Will at the time  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased.

Ordered further that Letters Testamentary issue to Lela R. Freeman, the  
 execut rix named in said Will, upon her taking oath required by law.

This 20th day of Nov, 1972, 19

*Alto W. Tucker*  
 Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Lela R. Freeman, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Milton George Freeman, deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

*Lela R. Freeman*

Sworn to and subscribed before me, this 20th day of Nov, 1972, 19

*Alto W. Tucker*  
 Court of Ordinary.

PETITION

GEORGIA, WINNETT COUNTY.

No. 7340

To the Court of Ordinary of Said County:

The petition of Mrs. Bertha Johnson

whose post office address is 317 Pike Street, Lawrenceville, Georgia 30245

respectfully sheweth that on the 24th day of September, 1972, Mary E. Fowler

a resident of said State and County, who resided at 317 Pike St., Lawrenceville, Ga. departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. <u>rix</u>
(SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF)			

Petitioner produces said Will in Court and pray<sup>s</sup> that it be proven in Solemn Form, and to this end she pray<sup>s</sup> that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear in Court on the day and at the place therein specified, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray<sup>s</sup> that Letters Testamentary issue to her in terms of the law. This 9th day of October, 1972

Mrs. Bertha Johnson  
Petitioner.  
W. Howard Fowler  
W. Howard Fowler, Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Mrs. Bertha Johnson, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 9th day of October, 1972

Bertice Cole  
Notary Public, Winnett County, Ga.

ORDER OF SERVICE

COURT OF ORDINARY At Chambers, 19

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday in next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, as the last Will and Testament of late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

No. "7340"

EXHIBIT "A" TO  
PETITION AND PROCEEDINGS FOR PROBATE IN SOLEMN FORM

<u>NAME</u>	<u>ADDRESS</u>	<u>AGE</u>	<u>RELATIONSHIP TO TESTATRIX</u>
Elton Fowler	628 Glenwood Road, S. E. Atlanta, Georgia	69	son
Mrs. Bertha Johnson	317 Pike Street Lawrenceville, Ga. 30245	63	daughter
Mrs. Eula Brown	291 Oak Street Lawrenceville, Ga. 30245	61	daughter
Herman Fowler	Route 1 Lilburn, Georgia 30247	59	son
Mrs. Cleo Dobson	259 Box 11 Route 4, Park Circle Dallas, Georgia 30132	57	daughter
Albert Fowler	196 Stone Mountain St. Lawrenceville, Ga. 30245	56	son
Elmer Fowler	Paden Drive, Route 4 Lawrenceville, Ga. 30245	50	son
Winfred A. Ray	Dacula, Georgia 30211	47	grandson
Mrs. Evelyn L. Nichols	3223 Patricia Drive Louisville, Kentucky 40212	44	granddaughter
Mrs. Christine E. Bentley	9547 Morton Taylor Road Belleville, Mich. 48111	43	granddaughter
Mrs. Mildred Cunard	4631 Hemlock Drive, S. W. Austell, Georgia 30001	41	granddaughter
Mrs. Mary E. Etheridge	1418 Monteral Drive Tucker, Georgia 30084	39	granddaughter
Mrs. Martha Webb	10615 Jackson Street Belleville, Mich. 48111	39	granddaughter
Leonard W. Ray	34511 John Hawk West Lake, Mich. 48185	36	grandson
Robert A. Ray	443 Woodward Avenue, S. E. Atlanta, Georgia 30312	35	grandson

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARY E. FOWLER - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned, being an heir at law of Mary E. Fowler, deceased, and being sui juris and laboring under no disabilities, hereby acknowledges due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assents that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waives all other further service or notice.

*Mrs. Mildred Cunard*  
Mildred Cunard

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No. 7340

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARY E. FOWLER - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned, being an heir at law of Mary E. Fowler, deceased, and being sui juris and laboring under no disabilities, hereby acknowledges due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assents that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waives all other further service or notice.

*Martha Webb*  
Martha Webb

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ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARY E. FOWLER - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned, being an heir at law of Mary E. Fowler, deceased, and being sui juris and laboring under no disabilities, hereby acknowledges due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assents that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waives all other further service or notice.

*Winfred A. Ray*  
\_\_\_\_\_  
Winfred A. Ray

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARY E. FOWLER - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned, being an heir at law of Mary E. Fowler, deceased, and being sui juris and laboring under no disabilities, hereby acknowledges due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assents that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waives all other further service or notice.

*Christine E. Bentley*  
\_\_\_\_\_  
Christine E. Bentley  
BENTLEY

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARY E. FOWLER - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned, being an heir at law of Mary E. Fowler, deceased, and being sui juris and laboring under no disabilities, hereby acknowledges due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assents that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waives all other further service or notice.

  
Robert A. Ray

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No. 7340

ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARY E. FOWLER - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLEMN FORM

---

The undersigned, being an heir at law of Mary E. Fowler, deceased, and being sui juris and laboring under no disabilities, hereby acknowledges due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assents that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waives all other further service or notice.

  
Evelyn L. Nichols

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ACKNOWLEDGMENT OF SERVICE

IN RE: ESTATE OF MARY E. FOWLER - IN THE COURT  
OF ORDINARY OF GWINNETT COUNTY, GEORGIA -  
PETITION AND PROCEEDINGS FOR PROBATE IN  
SOLENN FORM

The undersigned, being an heir at law of Mary E. Fowler, deceased, and being sui juris and laboring under no disabilities, hereby acknowledges due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assents that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waives all other further service or notice.

*Leonard W. Ray*  
\_\_\_\_\_  
Leonard W. Ray

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mary E. Fowler deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mary E. Fowler and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Enla Brown  
and Elvira Fowler  
Elton Fowler  
Albert Fowler  
Thurman J. Fowler  
Chas E. Dawson

Mary Pettit  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, WINNETT COUNTY.

C. R. EDENS and L. E. SMITH do swear that they

Mary E. Fowler saw the within named Mary E. Fowler sign and publish the within attached paper as her last will and testament; that they subscribed the same as witness es. thereto at the special instance and request of the said Mary E. Fowler and in her presence, and in the presence of the testatrix and of each other; that the said Mary E. Fowler signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

C. R. Edens  
L. E. Smith

Sworn to and subscribed before me, this 21st day of November, 19 72.

Alfred W. Tucker  
Ordinary.

MRS. BERTHA JOHNSON PROPOUNDER } WINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
MARY E. FOWLER DECEASED } NOVEMBER Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, shown on Exhibit "A" attached hereto and made a part of the above and foregoing petition for probate,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, C. R. Edens and L. E. Smith that this paper is the last Will and Testament of Mary E. Fowler and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Bertha Johnson, the executrix named in said Will, upon her taking oath required by law.

This 21st day of November, 19 72

Alfred W. Tucker  
Ordinary.

O A T H

GEORGIA, WINNETT COUNTY.

I, MRS. BERTHA JOHNSON, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Mary E. Fowler, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Mrs. Bertha Johnson  
Mrs. Bertha Johnson

Sworn to and subscribed before me, this 21st. day of November, 1972

Alton H. Tucker  
Court of Ordinary.

PETITION AND PROCEEDINGS FOR PROBATE IN SOLEMN FORM

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7364"

IN RE: NELL VAUGHAN PENTECOST ESTATE

The petition of W. HOWARD FOWLER, whose post office address is P. O. Box 27, Lawrenceville, Georgia 30245, respectfully shows to the Court as follows:

-1-

That on the 5th day of February, 1972, Nell Vaughan Pentecost, whose place of domicile and legal residence was 341 West Crogan Street, Lawrenceville, Gwinnett County, Georgia, departed this life, owning property in the State of Georgia.

-2-

That during her lifetime the decedent made and published a Last Will and Testament in which she named her son, William V. Pentecost, as Executor, and provided that in the event the named Executor for any reason was unable to serve or died that there be appointed as Executor the person or persons nominated by a majority of the decedent's children then remaining in life, with all of the rights, powers, privileges and responsibilities vested in the named Executor in said Will. The said William V. Pentecost, named Executor in said Will, has refused and declined to serve as Executor because of his physical inability to do so, and the said named Executor and all other children of the decedent have nominated and selected petitioner as Executor of the Last Will and Testament of the said Nell Vaughan Pentecost. The nomination of petitioner is in writing and is attached hereto and made a part of this petition and marked Exhibit "A".

The said W. Howard Fowler, nominated as Executor by all children of the decedent, hereby produces the Last Will and Testament of the said Nell Vaughan Pentecost and offers the same for probate in solemn form.

The decedent left no spouse surviving and the following named persons are all the heirs at law of the decedent, to-wit:

<u>Name</u>	<u>Address</u>	<u>Age</u>	<u>Relationship to Testatrix</u>
William V. Pentecost	3645 Peachtree Road Atlanta, Ga. 30326	71	son
Larry E. Pentecost	1116 Larchmont Crescent Norfolk, Va. 23508	68	son
Charles L. Pentecost	344 West Crogan Street Lawrenceville, Ga. 30245	63	son
Hal W. Pentecost	341 West Crogan Street Lawrenceville, Ga. 30245	58	son
Annelle Pentecost, O'Kelley	341 West Crogan Street Lawrenceville, Ga. 30245	50	daughter

WHEREFORE, petitioner produces said Will in Court and prays that the same be probated in solemn form; that due and legal notice be given as required by law (unless notice be waived); that said Will be admitted to record upon proper proof and that letters testamentary shall issue to petitioner.

*W. Howard Fowler*  
W. Howard Fowler

GEORGIA, GWINNETT COUNTY

Personally appeared before me, the undersigned, W. HOWARD FOWLER, who, on oath states that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 21st day of November, 1972.

*W. Howard Fowler*  
W. Howard Fowler

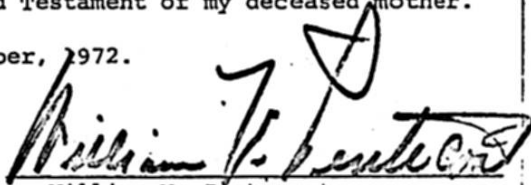
*Beatrice Cole*  
Notary Public, Gwinnett County, Ga.

STATE OF GEORGIA  
COUNTY OF FULTON

I, WILLIAM V. PENTECOST, having been named as Executor of the Last Will and Testament of my mother, Nell Vaughan Pentecost, do hereby and herewith refuse and decline to serve as such Executor for the reason that I am physically unable to do so.

I hereby nominate and select W. HOWARD FOWLER to act as Executor of the Last Will and Testament of my deceased mother.


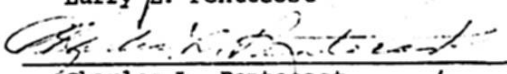
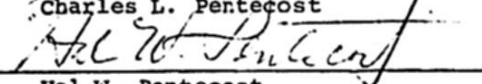
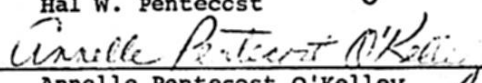
This 27<sup>th</sup> day of October, 1972.

  
William V. Pentecost

STATE OF GEORGIA  
COUNTY OF GWINNETT

We, the undersigned, LARRY E. PENTECOST, CHARLES L. PENTECOST, HAL W. PENTECOST and ANNELLE PENTECOST O'KELLEY, who along with William V. Pentecost are the sole heirs at law of Nell Vaughan Pentecost do hereby nominate and select W. HOWARD FOWLER to act as Executor of the Last Will and Testament of our deceased mother.

This 26<sup>th</sup> day of October, 1972.

  
Larry E. Pentecost  
  
Charles L. Pentecost  
  
Hal W. Pentecost  
  
Annelle Pentecost O'Kelley

IN THE COURT OF ORDINARY OF GWINNETT COUNTY,

STATE OF GEORGIA

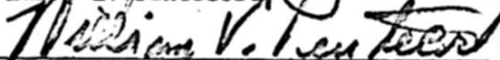
IN RE: Petition to Probate in Solemn Form the Last  
Will and Testament of Nell Vaughan Pentecost

We, the undersigned, being all the heirs at law of the  
said Nell Vaughan Pentecost, deceased, and all being sui juris  
and laboring under no disabilities, do hereby acknowledge  
service and notice of the application to probate the Last  
Will and Testament of the said Nell Vaughan Pentecost, deceased,  
in solemn form, and do hereby assent and agree that the  
said Will be admitted to record upon proper proof, and that  
letters testamentary thereupon issue without further delay.


This 21 day of November, 1972.



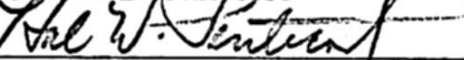
Larry E. Pentecost



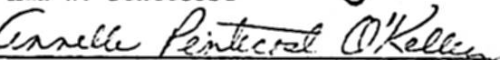
William V. Pentecost



Charles L. Pentecost



Hal W. Pentecost



Annelle Pentecost O'Kelley

PETITION AND PROCEEDINGS FOR PROBATE IN SOLEMN FORM

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7362"

IN RE: ESTATE OF NELL  
VAUGHAN PENTECOST

AFFIDAVIT TO PROBATE OF WILL

The undersigned, AVERY BROGDON and JOHN D. CRAFT, do swear that we, as well as J. W. THOMPSON, saw the within named Nell Vaughan Pentecost sign and publish the within attached paper as her Last Will and Testament; that we subscribed the same as witnesses thereto at the special instance and request of the said Nell Vaughan Pentecost and in her presence, as did also J. W. Thompson, in the presence of the testatrix and of each other; that the said Nell Vaughan Pentecost signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory;

That affiants were personally acquainted with J. W. Thompson on the 15th day of August, 1958, when affiants and J. W. Thompson affixed their signatures as witnesses to the Last Will and Testament of Nell Vaughan Pentecost, said Last Will and Testament being attached hereto; that affiants saw the said J. W. Thompson affix his signature to the said Last Will and Testament of Nell Vaughan Pentecost; that affiants are familiar with and know the signature of J. W. Thompson, and his signature appearing as a witness on the Last Will and Testament of Nell Vaughan Pentecost is genuine and is the signature of the said J. W. Thompson; that J. W. Thompson, with whom affiants were personally acquainted for many years,

died on or about the month of September, 1959.

Avery Brogdon  
Avery Brogdon

John D. Craft  
John D. Craft

Sworn to and subscribed before me,  
this 21th. day of November, 1972.

Alton W. Tucker  
Ordinary, Gwinnett County, Ga.

W. HOWARD FOWLER, Propounder : Gwinnett County Court of  
 : Ordinary  
 VS. :  
 : Petition for Probate in  
 NELL VAUGHAN PENTECOST, Deceased : Solemn Form

NOVEMBER TERM, 1972

The above-styled petition coming on to be heard, and it appearing that the parties at interest, to-wit, Larry E. Pentecost, William V. Pentecost, Charles L. Pentecost, Hal W. Pentecost and Annelle Pentecost O'Kelley, have acknowledged due and legal notice of the petition to probate in solemn form the Will of the said Nell Vaughan Pentecost and have assented that the said Will be admitted to record upon proper proof, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, AVERY BROGDON and JOHN D. CRAFT, that this paper is the Last Will and Testament of Nell Vaughan Pentecost and that she was competent to make a Will at the time she signed and executed the same:

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the Last Will and Testament of the said deceased as prayed:

IT IS ORDERED AND ADJUDGED by this Court that the same be admitted to record as the Last Will and Testament of the said deceased.

ORDERED FURTHER that Letters Testamentary issue to W. Howard Fowler, the Executor nominated and selected pursuant to the terms of said Will, upon his taking oath as required by law.

This 24th. day of November, 1972.


  
 Ordinary, Gwinnett County, Ga.

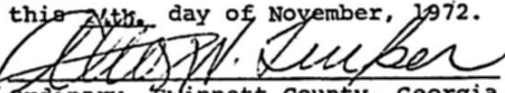
~~RECIPROCAL~~

O A T H

STATE OF GEORGIA  
COUNTY OF GWINNETT

I, W. HOWARD FOWLER, do solemnly swear that, so far as I know or believe, this writing contains the true Last Will and Testament of the within named Nell Vaughan Pentecost, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

  
W. Howard Fowler

Sworn to and subscribed before me,  
this 27th day of November, 1972.  
  
Ordinary, Gwinnett County, Georgia

PETITION

No. 7352

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of Vivian Little Maltbie

whose post office address is 1509 North Buford Highway, Norcross, Ga.

respectfully showeth that on the 29th day of September, 1970, Richard

Russell Maltbie a resident of said State and County, who resided at 1509 North Buford Hwy, Norcross, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated

your petitioner as executrix

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
<u>Vivian Little Maltbie</u>	<u>1509 N. Buford Hwy Norcross, Ga.</u>	<u>Over 21</u>	<u>Wife</u>

Petitioner        produces said Will in Court and prayS that it be proven in Solemn Form, and to this end       

prayS that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday~~

~~to~~        ~~show cause, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner        prayS that Letters Testamentary issue to her in terms of the law.

This 22nd day of November, 1972.

Vivian L. Maltbie  
Petitioner.

[Signature]  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Vivian L. Maltbie, who on oath says that the facts set forth in the foregoing petition are true.

Vivian L. Maltbie

Sworn to and subscribed before me, this 22nd day of November, 1972.

[Signature]  
Ordinary.

ORDER OF SERVICE

       COURT OF ORDINARY At Chambers       , 19      

Upon reading and considering the foregoing Petition, it is ordered that       

appear before the Court of Ordinary to be held in and for said County on the first Monday in        next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner,        as the last Will and Testament of        late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

I, Kelly Ivey do swear that I  
as well as Mrs. Betty Mauldin and D. B. Phillips saw the within named  
Richard Russell Maltbie sign and publish the within attached paper  
as his last will and testament; that he subscribed the same as witness es. thereto at the special instance  
and request of the said Richard Russell Maltbie  
and in his presence, as did also Mrs. Betty Mauldin, D. B. Phillips & Kelly Ivey in the  
presence of the testator and of each other; that the said Richard Russell Maltbie  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

D. B. Phillips is deceased his signature Kelley Ivey  
to the Will is established by the other Mrs. Betty Mauldin  
witnesses.

Sworn to and subscribed before me, this 22nd. day of November, 19 72  
Alto W. Tucker  
Ordinary.

Vivian Little Mauldin PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Richard Russell Maltbie DECEASED } November Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Vivian Little Mauldin

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Kelley Ivey, Mrs. Betty Mauldin, (D. B. Phillips is deceased.  
that this paper is the last Will and Testament of Richard Russell Maltbie  
and that he was competent to make a Will at the time he  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Vivian Little Mauldin, the executrix named in said Will, upon her taking oath required by law.

This 22nd. day of November, 19 72  
Alto W. Tucker  
Ordinary.

D.A.T H

I, Vivian L. Maltbie, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named Richard Russell Maltbie, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Vivian L. Maltbie

Sworn to and subscribed before me, this 22nd. day of November, 19 72  
Alto W. Tucker  
Court of Ordinary.

PETITION

GEORGIA, Gwinnett, COUNTY.

7288

No. ~~77257X~~

To the Court of Ordinary of Said County:

The petition of Geneva Simpson,

whose post office address is Rt 3 Lawrenceville, Ga.

respectfully showeth that on the 13th day of June, 1972, Owen A. King,

a resident of said State and County, who resided at Rt 3 Lawrenceville, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner rix as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
Geneva Simpson.	Rt 3 Lawrenceville, Ga.	34	dau
Mattie L. King.	Rt 3 Lawrenceville, Ga.	42	wife
Lois Suddereth	Rt 4 Lawrenceville, Ga.	36	dau
Peggy Ashby	Rt 2 Lawrenceville, Ga.	32 29	dau
Bobby King.	Winder, Ga.	33	son
Jean Harrison.	Lawrenceville, Ga.	27	dau
Martha Pate.	Lawrenceville, Ga.	25	dau
Inez Crews	Lawrenceville, Ga.	24	dau
Louise Herrington.	Rt 3 Lawrenceville, Ga.	22	dau

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 118-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in August, 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 27th day of July, 1972

Geneva Simpson Petitioner.

H. Rhodes Jordan Attorney for Petitioner.

GEORGIA, Gwinnett, COUNTY.

Personally appeared before me, Geneva Simpson, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 27th day of July, 1972

Geneva Simpson  
H. Rhodes Jordan, Jr. Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Owen A. King, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Owen A. King and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Geneva Simpson  
Jean Harrison  
Bobby King  
Peggy Ashby  
Mrs. Louise King  
Mrs. Lois Suddereth

Martha Pate  
Inez Crews  
Louise Herrington

AFFIDAVIT TO PROBATE OF WILL

274

GEORGIA, Gwinnett COUNTY.

I, H. Rhodes Jordan, do swear that I  
as well as Richard M. Craig saw the within named  
Owen A. King sign and publish the within attached paper  
as his last will and testament; that we subscribed the same as witness thereto at the special instance  
and request of the said Owen A. King  
and in his presence, as did also H. Rhodes Jordan and Richard M. Craig in the  
presence of the testator and of each other; that the said Owen A. King  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*H. Rhodes Jordan*  
*Richard M. Craig*

Sworn to and subscribed before me, this 28th day of July, 1972, 19  
*Alton H. Tucker*  
Ordinary.

Geneva Simpson PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Owen A. King DECEASED } July, 1972 July 31st Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Listed above.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, H. Rhodes Jordan and Richard M. Craig,  
that this paper is the last Will and Testament of Owen A. King,  
and that he was competent to make a Will at the time he  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to Geneva Simpson, the  
executrix named in said Will, upon her taking oath required by law.

This ~~27~~ 31 day of July, 1972, 19  
*Alton H. Tucker*  
Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Geneva Simpson, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Owen A. King, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

*Geneva Simpson*

Sworn to and subscribed before me, this 31 day of ~~XXXXXX~~ July 1972, 19  
*Alton H. Tucker*  
Court of Ordinary.

PETITION

GEORGIA, WINNETT COUNTY.

To the Court of Ordinary of Said County:

No. "7362"

The petition of Mrs. Vinicent E. Spoor Richards  
whose post office address is 486 Sunset Drive Norcross Ga. 30071

respectfully sheweth that on the 21st. day of September, 19 72, James Everett Richards  
a resident of said State and County, who resided at 486 Sunset Drive Norcross Ga.,  
departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner        as executrix.

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. <u>rix</u>
<u>Mrs. Vinicent E. Spoor Richards</u>	<u>as Above</u>	<u>59</u>	<u>Wife</u>
<u>Mrs. Jeanette Richards Carraway</u>	<u>4016 Oneta Dr., Norcross Ga.</u>	<u>37</u>	<u>Daughter</u>

Petitioner        produces said Will in Court and pray        that it be proven in Solemn Form, and to this end  
pray        that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as  
amended), ~~that they appear in Court and be heard in person or by their attorneys, and that they show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner        pray        that Letters Testamentary issue to her in terms of the law.

This 21st. day of November, 19 72.

Mrs. Vinicent E. Spoor Richards  
Petitioner.

1st. Natl' Bank Tower Cook Barrick, Bentley, & Binford  
Atlanta Ga. Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Mrs. Vinicent E. Spoor Richards, who on oath says that  
the facts set forth in the foregoing petition are true.

Mrs. Vinicent E. Spoor Richards

Sworn to and subscribed before me, this 21st. day of November, 19 72.

Cliff W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of James Everett Richards  
deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to  
Probate in Solemn Form the Will of said James Everett Richards and hereby assent  
that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive  
all other further service or notice.

Mrs. Vinicent E. Spoor Richards  
Mrs. Jeanette Richards Carraway

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

I the undersigned do swear that I as well as Joe S. Nesbit saw the within named James Everett Richards sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said James Everett Richards and in his presence, as did also we in the presence of the testaor and of each other; that the said James Everett Richards signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

(Joe S. Nesbit is now deceased)  
His signature established by the other Witness.

Margaret Holbrook

Sworn to and subscribed before me, this 21st day of November, 1972

Alto W. Tucker  
Ordinary.

Mrs. Vinicent E. Spoor Richards PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
James Everett Richards DECEASED } November Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Vinicent E. Spoor Richards, & Mrs. Jeanette Richards Carraway

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Margaret Holbrook (Joe S. Nesbit is deceased) that this paper is the last Will and Testament of James Everett Richards and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Vinicent E. Spoor Richards, the executrix named in said Will, upon her taking oath required by law.

This 21st day of November, 1972

Alto W. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Vinicent E. Spoor Richards, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named None James Everett Richards, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Mrs. Vinicent E. Spoor Richards

Sworn to and subscribed before me, this 21st day of November, 1972

Alto W. Tucker  
Court of Ordinary.

APPLICATION FOR LETTERS OF ADMINISTRATION

GWINNETT  
GEORGIA, ~~XXXXX~~ COUNTY.

No. 7294

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of MICHAEL LYNN SELF a citizen of the United States,  
whose post office address is 135 Maplewood Drive, Lawrenceville, Georgia  
and place of residence is 135 Maplewood Drive, Lawrenceville, Georgia  
shows to the court that ROSWITHA BRIDGET SELF whose legal  
(Set forth full name)

residence was Gwinnett County, Georgia, who departed this  
life on May 14 1972, leaving an estate of real and personal property of the probable  
value of \$ \_\_\_\_\_ and that under the law it is necessary that said estate should be administered.

Petitioner list(s) below, or attached hereto as Exhibit A, the names of the decedent's spouse and all the heirs  
at law, together with the age, address, and relationship, to decedent, set opposite the name of each. NAMELY:

SPOUSE:

Name	Age	Address	Relationship
<u>MICHAEL LYNN SELF</u>	<u>22</u>	<u>135 Maplewood Drive Lawrenceville, Georgia</u>	<u>Husband</u>

HEIRS AT LAW:

Name	Age	Address	Relationship

full particulars are lacking as to \_\_\_\_\_

The reason for such lack of particulars being \_\_\_\_\_

WHEREFORE, Petitioner prays an order directing that citation be issued herein and published as the law  
requires; and that if no good cause be shown to the contrary, your petitioner be appointed Administrator  
of the estate of said deceased.

August 7th 1972 Michael Lynn Self  
MICHAEL LYNN SELF Applicant

GWINNETT  
Declaratory Court of Ordinary Chambers, August 7th 1972

Upon reading the foregoing Petition, it is ordered that citation therein be issued and published as required  
by law.

Alton W. Jackson Ordinary.

GWINNETT  
GEORGIA, ~~XXXXXX~~ COUNTY:

TO WHOM IT MAY CONCERN:

MICHAEL LYNN SELF

..... having applied to  
me in due form to be appointed permanent administrator upon the estate of ROSWITHA BRIDGET SELF  
..... late of said county, notice is hereby given that said appli-  
cation will be heard at the regular term of the Court of Ordinary for said County, to be held on ~~XXXXXX~~  
September 5th, 1972.

Witness my hand and official signature, this 7th day of August, 1972.

*Alton W. Tucker* Ordinary.

ORDER

Gwinnett  
~~XXXXXX~~ Court of Ordinary, September 5th Term, 1972

THE PETITION OF MICHAEL LYNN SELF for Letters of

Administration on the estate of ROSWITHA BRIDGET SELF, deceased,  
having been duly filed, and it appearing that citation therein was issued and published according to law, requiring  
all concerned to appear at this term and show cause, if any they could, why said Letters should not be granted;  
and it also appearing that said deceased died a resident of said County, intestate, and that said applicant is a  
citizen of this State and lawfully qualified for said administration, and no objection being offered thereto: It is  
therefore ordered by the Court that the said MICHAEL LYNN SELF

..... be, and he is hereby appointed Administrator on the  
estate of said deceased, and that Letters be issued to him as such, upon his giving bond,

with approved security, in the sum of This appointment is being made regarding A suit that will be filed and no bond is required at this time.  
and taking and subscribing the oath as provided by law.

*Alton W. Tucker* Ordinary.

GWINNETT  
State of Georgia, ~~XXXXXX~~ County

I do solemnly swear that ROSWITHA BRIDGET SELF  
died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased  
and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the  
estate of said deceased. So help me God.

Sworn to and subscribed before me 5th  
day of September, 1972

*Michael Lynn Self*  
MICHAEL LYNN SELF

*Alton W. Tucker* Ordinary

Petition for Order Vesting Guardianship of Property

State of Georgia, County of ~~Fulton~~ WINNETT

No. "7366"

To the Ordinary of Said County:

The petition of Willie C. Masters, a resident of said county, showeth that he is the Natural Guardian of a minor child Debra N. Masters age 6 years age          years age          years

That said minor <sup>is</sup> entitled to considerable property by reason of, or consisting of compromise settlement of a disputed claim for personal injuries with State Farm Mutual Automobile Insurance Company in the sum of \$900.00 which property has a value of One Thousand Dollars or less and Petitioner desires to demand and receive same for said minor. Petitioner shows that under the provisions of Code Section 49-102, as amended by the Acts of 1968, no bond shall be required. Petitioner, therefore, in compliance with said statute asks that this petition be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, of said property.

Willie C. Masters Petitioner.  
Residing at Route 5, Towler Road  
Lawrenceville, Georgia

Order

~~Fulton~~ Court of Ordinary  
WINNETT

Chambers November 28th, 19 72

Willie C. Masters natural Guardian of  
a minor child DEBRA N. MASTERS

having filed a petition for the Guardianship of the Property of Debra N. Masters Minor, which property consists of compromise settlement of a disputed claim for personal injuries with State Farm Mutual Automobile Insurance Company in the sum of \$900.00 and evidence having been submitted that the property has a value of One Thousand Dollars or less and no bond being required by law;

It is ordered that Willie C. Masters be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Oliver W. Taylor  
JUDGE COURT OF ORDINARY

IN THE COURT OF ORDINARY FOR THE COUNTY OF GWINNETT,  
STATE OF GEORGIA

WILLIE C. MASTERS, ) NATURAL GUARDIAN'S PETITION FOR AUTHORITY TO COMPROMISE  
Natural Guardian of ) A DISPUTED CLAIM FOR PERSONAL INJURIES ON BEHALF OF  
DEBRA N. MASTERS, ) DEBRA N. MASTERS, A MINOR  
Minor )

1.

Petitioner is the legally qualified natural guardian of DEBRA N. MASTERS, a minor, age 6, who resides in said county.

2.

Towler Road is a paved public highway running generally north and south in Lawrenceville, Gwinnett County, Georgia.

3.

On or about August 25, 1972 BETH MENSINGER was operating a motorcycle in a northerly direction on said Towler Road and collided with said minor who was playing on the easterly shoulder of said highway.

4.

There is vested in petitioner's ward a right of action against BETH MENSINGER, and others, for certain personal injuries sustained by said minor as a result of the said collision as is more fully hereinafter set out.

5.

That as a result of said accident, said minor sustained the following personal injuries:

- 1. Two inch laceration to forehead
- 2. One-half inch laceration to left hairline
- 3. Multiple bruises

6.

That for said injuries said ward was treated by Dr. Thomas E. Hamilton who has stated that a complete recovery is anticipated and that there will be no permanent disability.

7.

Petitioner shows that BETH MENSINGER, the said driver of the motorcycle,

is an uninsured motorist, and that petitioner owns an automobile insurance policy with State Farm Mutual Automobile Insurance Company that provides, among other coverages, protection to said minor against injuries and damages caused by an uninsured motorist.

8.

Petitioner shows that, notwithstanding the fact that State Farm Mutual Automobile Insurance Company has denied any liability under the aforesaid policy as it pertains to the said uninsured motorist, the said State Farm Mutual Automobile Insurance Company has caused an offer to be made to pay petitioner the sum of NINE HUNDRED AND NO/100 (\$900.00) in exchange for a release and trust agreement as against any liability to petitioner under said contract of insurance for injuries to the said minor with the express understanding that said release will not act in any way as a release of any tort action which your petitioner or said minor may have against the said uninsured motorist, BETH MENSINGER.

9.

Petitioner shows that the claim of said ward, under the terms of said policy with State Farm Mutual Automobile Insurance Company, should be compromised on behalf of said ward with petitioner executing said release and trust agreement for NINE HUNDRED AND NO/100 (\$900.00) to be paid to the petitioner on behalf of said ward. Because it is an unliquidated claim, said claim is doubtful.

10.

The execution of said release and trust agreement will not settle said ward's claim against BETH MENSINGER, or any other tortfeasor, but will permit petitioner to proceed as he sees fit.

11.

Petitioner shows that the amount offered by State Farm Mutual Automobile Insurance Company in exchange for a release and trust agreement is reasonable and fair and petitioner is willing to accept said sum on behalf of his ward and verily believes and deposes that it is to the best interest of said minor that said release and trust agreement be executed on behalf of said ward for said sum.

12.

Your petitioner prays that the Court will grant an order allowing him to expend from the corpus of said ward's estate the sum of NINE HUNDRED AND NO/100 (\$900.00) for maintenance, medical expense and education of said minor and that said guardian make a return showing proper expenditures of same.

WHEREFORE, petitioner prays an order authorizing and directing petitioner to compromise the claim of said minor as to the said State Farm Mutual Automobile Insurance Company by executing to the said State Farm Mutual Automobile Insurance Company a release and trust agreement on behalf of said minor for the sum of NINE HUNDRED AND NO/100 (\$900.00).

Willie C. Masters  
WILLIE C. MASTERS, GUARDIAN OF  
DEBRA N. MASTERS, MINOR

STATE OF GEORGIA  
COUNTY OF GWINNETT

PERSONALLY appeared before me the undersigned authority, WILLIE C. MASTERS, who being duly sworn, deposes and says that he is the petitioner in the above and foregoing case and that the facts contained in the above and foregoing case are true.

This 28th day of November, 1972.

Willie C. Masters  
WILLIE C. MASTERS

SWORN to and subscribed before me  
this 28th day of November, 1972.

John J. Crave  
NOTARY PUBLIC

ORDER

THE WITHIN and foregoing petition of WILLIE C. MASTERS, as guardian of the property of DEBRA N. MASTERS, a minor, to compromise the claim and action therein set forth, being presented and sufficient proof having been shown to the court that the best interest of said minor and her estate will be served by the granting of the prayers of said petition.

IT IS THEREFORE considered, ordered, and adjudged that the prayers of the petition be and the same are hereby granted, and petitioner is hereby authorized and directed to compromise said claim on behalf of said ward as prayed, and to execute a release and trust agreement to said State Farm Mutual Automobile Insurance Company upon payment to petitioner of the sum of NINE HUNDRED AND NO/100 (\$900.00).

Your petitioner further prays that the court will grant an order allowing him to expend from the corpus of said ward's estate the sum of NINE HUNDRED AND NO/100 (\$900.00) for maintenance, medical expense and education of said minor and that said guardian make a return showing proper expenditures of same.

This 28 day of November, 1972.

Alto W. Leuber  
JUDGE, COURT OF ORDINARY  
GWINNETT COUNTY, GEORGIA

O A T H

GEORGIA,  
GWINNETT COUNTY

I do solemnly swear that I will well and truly perform the duties required of me as Guardian, and faithfully account with my ward for her Estate; so help me God.

Sworn to and subscribed before me,

this 28 day of November, 1972  
Alto W. Leuber Ordinary. Willie C. Masters  
Willie C. Masters

PETITION

GEORGIA, WINNETT COUNTY.

No. "7369"

To the Court of Ordinary of Said County:

The petition of Mrs. French Bazemore Parker

whose post office address is Rte # 2 Box 324 Lilburn Ga.

respectfully sheweth that on the 26th day of November, 19 72 H. K.

Parker Sr. a resident of said State and County, who resided at Rte # 2 Box 324 Lilburn Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. or
<u>Humphrey Kenneth Parker Jr.</u>	<u>266 Valley Rd. Lawrenceville Ga.</u>	<u>Age 28</u>	<u>Son</u>
<u>Mrs. Laura P. Starnes</u>	<u>5320 Windermere Dr. Jacksonville Fla</u>	<u>Age 25</u>	
<u>Mrs. French B. Parker</u>			<u>Daughter</u>
	<u>Rte # 2 Box 324 Lilburn Ga.</u>		<u>Widow</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 1st day of December, 19 72

French B. Parker  
Homer M. Stark  
Lawrenceville Ga. Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Mrs. French Bazemore Parker, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 1st day of December, 19 72

French B. Parker  
[Signature]  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of H. K. Parker Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said H. K. Parker Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Humphrey Kenneth Parker Jr.  
Mrs. Laura P. Starnes  
French B. Parker

AFFIDAVIT TO PROBATE OF WILL

285

GEORGIA, GWINNETT COUNTY.

We the undersigned \_\_\_\_\_ do swear that We

~~xxxxxxx~~ \_\_\_\_\_ saw the within named

H. K. Parker Sr.

sign and publish the within attached paper

as his last will and testament; that We subscribed the same as witness thereto at the special instance

H. K. Parker Sr.

and request of the said \_\_\_\_\_

and in his presence, as did also We \_\_\_\_\_ in the

presence of the testator and of each other; that the said H. K. Parker Sr.

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Mrs. D. L. Wellborn  
Janice Cole*

Sworn to and subscribed before me, this 1st. day of December, 19 72

*Alto W. Seuber*

Ordinary.

Mrs. French Bazemore Parker PROPOUNDER

vs.

H. K. Parker Sr. DECEASED

GWINNETT

COURT OF ORDINARY.

Petition for Probate in Solemn Form

NOVEMBER

Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, all the heirs at law have acknowledged service.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Janice Cole, & Mrs. D. L. Wellborn

that this paper is the last Will and Testament of H. K. Parker Sr.

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. French Bazemore Parker, the executrix named in said Will, upon her taking oath required by law.

This 1st. day of December, 19 72

*Alto W. Seuber*

Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. French Bazemore Parker

do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named

H. K. Parker

deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*French B. Parker*

Sworn to and subscribed before me, this 1st. day of December, 19 72

*Alto W. Seuber*

Court of Ordinary.

**ALTON W. TUCKER**

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE,  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

**O R D E R**

GWINNETT COUNTY COURT OF ORDINARY

NOVEMBER TERM, 1972

It appearing to the Court that there is business that will not  
be finished today.

Court is held open from day to day until the next December 4,  
1972 term of court.

This November 6th, 1972.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
Ordinary, Gwinnett Co. Ga.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY

COURT OF Ordinary

DECEMBER 4th TERM, 1972

Court is opened by Deputy Sheriff, Norris Bagwell  
This December 4, 1972.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
Ordinary, Gwinnett Co. Ga.

STATE OF GEORGIA, COUNTY OF           GWINNETT          

No. 7343

To the Court of Ordinary of Said State and County:

The petition of           William M. Malone          respectfully showeth that on the 26th day of March 1971,~~MELL RICHARDSON MALONE~~

a resident of the County of Gwinnett State of Georgia died intestate, owning property in the county of Gwinnett & Forsyth, State of Georgia and there has been no administration on the said estate and there is no application for an administration pending, either in this or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit:

William M. Malone age 33, residing at U.S. Hwy. 29, Lawrenceville, Ga.  
JAMES R. Malone age 26, residing at Route 1, Snellville, Ga.  
Mrs. Mell R. Malone age 53, residing at Route 1, Snellville, Ga.  
 \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_  
 \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_  
 \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:

1964 Chevrolet; 1955 Ford Truck & Beaver Camper, Ford Tractor,  
Cheball Tractor/ garage equipment and stock and inventory of garage of  
total value of \$2050.00.

The estate consists of the following described real estate with a valuation as shown below:

Lots designated HC-220-223-244 of Shady Sores Subdivision per  
subdivision plat of record, Forsyth County, Georgia.  
66 2/3 Acres (less sell-offs) in Land Lot 68 of 6th Land District of  
Gwinnett County, Georgia, described in the deed from Robert A. Malone  
to Mell R. Malone and Frances O. Malone, dated 9/26/47 and recorded  
in deed book 86, page 383, Gwinnett Deed Records (one-half) undivided  
interest). (53 acres & interest \$57,650.00

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

*William M. Malone*  
Petitioner.

Address: Lawrenceville, Georgia

Sworn to and subscribed before me this 31 day of October, 1972

*Joe Williams*  
Clerk Court of Ordinary Notary Public.

The following Security Deed is a charge against the estate:

Nell R. Malone, et al to Gwinnett Federal Savings & Loan Association,  
dated May 2, 1967, Deed Book 272, page 216, Gwinnett Deed Records.

.....  
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The unsecured creditors of the estate are as follows:

None  
.....  
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.....  
.....  
.....  
.....

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

*William M. Malone*  
*Mrs. Mell Malone*  
*James R. Malone*

COUNTY COURT OF ORDINARY

AT CHAMBERS, October, 1972.

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in December 4, 1972, next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

*Alton W. Tucker*  
Ordinary.

Court of Ordinary, Gwinnett County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of Mell Richardson Malone, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that William E. Malone

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, December 4, 1972, at 10 o'clock A. M., and if no objection is made an order will be passed saying no Administration is necessary.

October 31; 1972

*Alton W. Tucker*  
Ordinary.

ORDER

GEORGIA, Gwinnett COUNTY.  
Court of Ordinary, December 4th Term, 1972

The above and foregoing petition stating that no administration is necessary on the estate of.....

Mell Richardson Malone

by William E. Malone

coming on to be heard, and it appearing that all of the heirs at law of Mell Richardson Malone

, deceased, are of age and suffering under no disability, and that the estate of Mell Richardson Malone owes no debts, or all

creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Dailey News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no

administration of the estate of Mell Richardson Malone

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of.....

Mell Richardson Malone

This 4th day of DECEMBER, 1972

*Alton W. Tucker*  
Ordinary.

STATE OF GEORGIA, COUNTY OF                                                               

"7110"  
~~MATTIX~~

To the Court of Ordinary of Said State and County:

The petitioner of Ginger R. Rocker

respectfully showeth that on the 24th day of October 19 71

George Glenn Rocker

a resident of the County of Gwinnett State of Georgia died intestate,

owning property in the county of Gwinnett, State of Georgia and there has been no

administration on the said estate and there is no application for an administration pending, either in this

or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and

are sui juris, to wit:

Ginger R. Rocker age 25, residing at Rt. 3, Sparta, Georgia

\_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

\_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

\_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

\_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

\_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

The estate consists of the following described real estate with a valuation as shown below:

SEE SCHEDULE "A" ATTACHED HERETO.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

*Charles J. Rucker*  
Petitioner.

Address *Rt. 3 Box 14-A Sparta Georgia*

Sworn to and subscribed before me this *26<sup>th</sup>* day of *September*, 19*72*

*J. Franklin Hildrich*  
Notary Public.

The following Security Deed is a charge against the estate:

**SCHEDULE "A"**

**DESCRIPTION**

All that certain undivided one-third (1/3rd) interest, share, or part in and to all that certain tract or parcel of land situate, lying and being about two miles east of the City of Sparta, between the Two Mile branch and the Three Mile branch, on the north side of the Georgia Railroad, and in the 102nd Militia District of Hancock County and the State of Georgia, formerly known as the homeplace of Charles J. Rucker, but for the past 40 years or more known as the homeplace of A. P. Rucker, and contains seven hundred sixty-five (765) acres, more or less, and bounded on the North by lands formerly owned by W. L. Alsabrooks, now the property of the estate of Pierce Alsabrooks, and by lands known as the Lewis E. Culver place which is now owned by the estate of J. P. Moore, and by lands formerly owned by G. L. Brown, now the property of Jimmy Boyer, and by the old Turner place now owned by the estate of Mrs. Louise C. Moore, and by lands formerly owned by H. C. Wilson, now the property of the estate of Tom W. Brown, and by lands of W. E. Folds; on the South by lands of the estate of Tom W. Brown, and by lands of W. E. Folds, and by the right of way of the Georgia Railroad, and by lands of estate of Miss Nina Kullaly, and on the West by lands of the Edwards Lumber Company, Inc., the lands of the estate of Miss Nina Kullaly, the lands of G. L. Dickens, Sr., and the lands of Mrs. Emmett Alsabrooks, formerly known as the H. K. Alsabrooks place; the said conveyed property being the same property conveyed to the grantor herein by Walter C. Rucker by a warranty deed which is intended to be recorded in the Clerk's office of Hancock Superior Court for Hancock County, Georgia, which said deed bears date of June 7th, 1968.

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

.....  
.....  
.....

GWINNETT COUNTY COURT OF ORDINARY

AT CHAMBERS, October 19th, 1972

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in December 4th, 1972 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

*Alto W. Tupper*  
Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of George Glenn Rocker, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that Ginger R. Rocker

an heir at law of the said deceased has filed application with me to declare no Administration necessary. Said application will be heard at my office Monday, December 4th, 1972, at 10: o'clock A. M., and if no objection is made an order will be passed saying no Administration is necessary.

October 19th, 1972, 1972

*Alto W. Tupper*  
Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.

Court of Ordinary, DECEMBER Term, 1972

The above and foregoing petition stating that no administration is necessary on the estate of George Glenn Rocker

by Ginger R. Rocker

coming on to be heard, and it appearing that all of the heirs at law of George Glenn Rocker

deceased, are of age and suffering under no disability, and that the estate of George Glenn Rocker owes no debts, or all creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of George Glenn Rocker

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of

George Glenn Rocker

This 4th day of December 1972

*Alto W. Tupper*  
Ordinary.

STATE OF GEORGIA, GWINNETT COUNTY

No. 6796

To the Court of Ordinary of Said County:

The petition of MARIE RUTLEDGE, Administratrix of the Estate of CARRIE C. RUTLEDGE

showeth that she has fully discharged all the duties of such administratrix; that she has paid all the debts of her intestate, CARRIE C. RUTLEDGE; has turned over the residue on her books to the lawful heirs of CARRIE C. RUTLEDGE; she therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Marie Rutledge, Administratrix, MARIE RUTLEDGE

GWINNETT COURT OF ORDINARY

OCTOBER Term, October 17, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary, ALTON W. TUCKER

GEORGIA, GWINNETT COUNTY

Whereas, MARIE RUTLEDGE, Administratrix of the Estate of CARRIE C. RUTLEDGE, represents to the Court in her petition, duly filed and entered on record, that she has fully administered CARRIE C. RUTLEDGE

estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the first Monday in December, 1972

Alton W. Tucker, Ordinary, ALTON W. TUCKER

GWINNETT COURT OF ORDINARY

DECEMBER Term, DECEMBER 4, 1972

It appearing to the Court that the citation for a discharge from her administration of CARRIE C. RUTLEDGE estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said MARIE RUTLEDGE Administratrix CARRIE C. RUTLEDGE estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of CARRIE C. RUTLEDGE estate, and that as evidence of this discharge, Letters of Dismission issue to her.

Alton W. Tucker, Ordinary, ALTON W. TUCKER

STATE OF GEORGIA.

County of Gwinnett

} To the Ordinary of Said County: No. "7246"

THE PETITION OF Ralph S. BellAS Administrator OF THE ESTATE OF Roland E. Bell

DECEASED. SHOWS THAT THE ESTATE OF SAID DECEASED CONSISTS OF:

Certain realty located situate and being in Land Lot 169 of the 6th. Land District and being more particularly described as follows:

BEGINNING at an iron pin on the northeasterly side of Dogwood Way, one hundred ninety (190) feet northwesterly, as measured along the northeasterly side of Dogwood Way, from the corner formed by the intersection of the northeasterly side of Dogwood Way and the northwesterly side of Meadowbrook Drive, if said corner were extended to form an angle instead of a curve; said point of beginning also being at the line which divides Lots 24 and 25, said block, subdivision, and plat; thence running northwesterly along the northeasterly side of Dogwood Way, one hundred fifty (150) feet to an iron pin at the line which divides Lots 25 and 26, said block, subdivision and plat; thence northeasterly along the line which divides said Lots 25 and 26, two hundred thirteen and one tenth (213.1) feet to an iron pin; thence south, sixty five (65) feet to an iron pin at the line which divides Lots 23 and 25, said block, subdivision, and plat; thence southwesterly along the line which divides said Lots 23 and 24 and continuing along the line which divides the above mentioned Lots 23 and 24; a total distance of two hundred sixteen and six tenths (216.2) feet to an iron pin on the northeasterly side of Dogwood Way and the point of beginning.

This property is subject to a Deed to Secure Debt from Roland E. Bell to Atlanta Federal Savings and Loan Association in the amount of Twenty Four Thousand (\$24,000) Dollars, dated October 22, 1971, the same being recorded in Deed Book 419, Page 43, Gwinnett County Records, and being that same property conveyed by J. E. Guin to Roland E. Bell by Warranty Deed dated October 22, 1971, the same being recorded in Deed Book 419, Page 37, Gwinnett County Records.

AND THAT FOR THE PURPOSE OF payment of debts and distribution

IT IS NECESSARY TO SELL THE SAID LAND.

WHEREFORE, PETITIONER PRAYS AN ORDER DIRECTING CITATION DO ISSUE AND BE PUBLISHED AS THE LAW REQUIRES. AND IF NO GOOD CAUSE BE SHOWN TO THE CONTRARY, YOUR PETITIONER BE GRANTED LEAVE

TO SELL SAID LANDS.

RALPH S. BELL

*Ralph S. Bell*  
 BY: *G. Hughel Harrison*  
 PETITIONER  
 G. Hughel Harrison, Attorney at Law

P. O. Box 88, Lawrenceville, Georgia

ADDRESS 30245

963-3421

Gwinnett Court of Ordinary, OCTOBER Term, 19 72

UPON READING THE FOREGOING PETITION. IT IS ORDERED THAT CITATION ISSUE THEREIN AND BE PUBLISHED AS THE LAW REQUIRES.

October 17th.

*Oliver W. Tucker*  
ORDINARY

CITATION

GEORGIA.

County of Gwinnett

October 17th, 1972

ORDINARY'S OFFICE WILMINGTON

Rolph S. Bell

AS ADMINISTRATOR OF THE ESTATE OF

Roland E. Bell

DECEASED. HAS APPLIED FOR LEAVE TO SELL THE LAND OF SAID Roland E. Bell

THIS IS, THEREFORE, TO NOTIFY ALL CONCERNED TO FILE THEIR OBJECTIONS, IF ANY THEY HAVE, ON OR BEFORE THE FIRST MONDAY IN December 4th, 1972 NEXT. ELSE LEAVE WILL THEN BE GRANTED SAID APPLICANT. AS APPLIED FOR.

*Oliver W. Tucker*  
ORDINARY

ORDER

Gwinnett Court of Ordinary \_\_\_\_\_ DECEMBER \_\_\_\_\_ Term, 19 72

THE WRITTEN PETITION OF Ralph S. Bell

AS Administrator OF THE ESTATE OF Roland E. Bell

DECEASED, PRAYING FOR LEAVE TO SELL THE LAND OF SAID DECEASED, HAVING DULY FILED, AND IT APPEARING THAT NOTICE OF SAME HAS BEEN PUBLISHED AS REQUIRED BY LAW THAT IT IS NECESSARY FOR THE PURPOSE OF payment of debts & distribution THAT SAID LAND BE SOLD, AND NO OBJECTION BEING FILED THERETO, IT IS ORDERED BY THE COURT THAT THE SAID Ralph S. Bell BE, AND IS HEREBY GRANTED LEAVE TO SELL FOR THE PURPOSE AFORESAID, THE FOLLOWING DESCRIBED LAND OF SAID DECEASED.

Certain realty located situate and being in Land Lot 169 of the 6th. Land District and being more particularly described as follows:

BEGINNING at an iron pin on the northeasterly side of Dogwood Way, one hundred ninety (190) feet northwesterly, as measured along the northeasterly side of Dogwood Way, from the corner formed by the intersection of the northeasterly side of Dogwood Way and the northwesterly side of Meadowbrook Drive, if said corner were extended to form an angle instead of a curve; siad point of beginning also being at the line which divides Lots 24 and 25, said block and subdivision, and plat; thence running northwesterly along the northeasterly side of Dogwood Way, one hundred fifty (150) feet to an iron pin at the line which divides Lots. 25 and 26, said block, subdivision, and plat; thence northeasterly along the line which divides said Lots 25 and 26, two hundred thirteen and one tenth (213.1) feet to an iron pin; thence south. sixty five (65) feet to an iron pin at the line which divides Lds 23 and 25, said Block, subdivision, and plat; thence southwesterly along the line which divides said Lots 23 and 24 and continuing along the line which divides the above mentioned Lots 23 and 24, a total distance of two hundred sixteen and six tenths (216.2) feet to an iron pin on the northeasterly side of Dogwood Way and the point of beginning.

This property is subject to a Deed to Secure Debt from Roland E. Bell to Atlanta Federal Savings and Loan Association in the amount of Twenty Four Thousand (\$24,000.00) Dollars, dated October 22, 1971, the same being recorded in Deed Book 419, Page 43, Gwinnett County Records, and being that same property conveyed by J. E. Guin to Roland E. Bell by Warranty Deed dated October 22, 1971, the same being recorded in Deed Book 419, Page 37, Gwinnett County Records.

DONE IN OPEN COURT

THIS 4th DAY OF December 19 72

*Alton W. Tucker*  
ORDINARY

10-22-72 297  
6.

State of Georgia,                                           County

No. # 7337

To the Ordinary of Said County:

The petition of                      W. Ray Coggins

whose post office address is                      3 First Avenue Buford Ga. 30518

and whose place of residence is                      as above

respectfully showeth that                      LeRoy Coggins

whose legal residence was                      Lee Street Buford Ga.

departed this life on the 9th day of October, 1972, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of Thirty Thousand

(30,000.00)

Dollars, and at the time of the

death the said                      LeRoy Coggins

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>NONE</u>			

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>W. Ray Coggins</u>	<u>3 First Avenue Buford Ga.</u>	<u>35</u>	<u>Son</u>
<u>Joyce C. Eubanks</u>	<u>Buford Ga.</u>	<u>30</u>	<u>Daughter</u>
<u>Janice C. Puckett</u>	<u>Buford Ga.</u>		<u>Daughter</u>

We the undersigned being all the heirs at law of LeRoy Coggins deceased, agree that

W. Ray Coggins our brother be appointed Administrator of the estate of our Fether

LeRoy Coggins. We ask that he be appointed.

Joyce C. Eubanks      Janice C. Puckett

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on LeRoy Coggins estate, and your petitioner will ever pray.

Oct. 23th., 1972

W. Ray Coggins

GWINNETT

Court of Ordinary

October 20th., 1972

The above petition of W. Ray Coggins that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Alton M. Tucker

Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern: W. Ray Coggins having, in proper form, applied to me for Permanent Letters of Administration on the estate of LeRoy Coggins, late of said County, this is to cite all and singular the creditors and next of kin of LeRoy Coggins to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to W. Ray Coggins on LeRoy Coggins estate.

Witness my hand and official signature, this 20th day of October, 19 72  
Alto W. Tucker, Ordinary.

COURT OF ORDINARY	
DECEMBER 6th.	Term, 19 72
PETITION OF	
W. Ray Coggins	
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF	
LeRoy Coggins	
Deceased.	
Filed in office.	20th.
day of	
October	19 72
<u>Alto W. Tucker</u> Ordinary.	
GEORGIA.	
WINNETT COUNTY	
Entered on Minutes of Court, Ordinary's office.	
Book <u>LL</u>	Page <u>297</u>
No. <u>117337H</u>	
this <u>4</u> day of <u>Dec.</u>	19 <u>72</u>
<u>J. S. Williams</u> Ordinary.	

(Use 756-2) - Standard & Special - Georgia

No. 117337H

WINNETT Court of Ordinary.  
December Term, December 4th, 19 72

Citation having been duly issued and published, requiring all and singular next of kin and creditors of LeRoy Coggins, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to W. Ray Coggins of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to W. Ray Coggins as Administrator of LeRoy Coggins upon his giving bond and security in the sum of Sixty Thousand (\$60,000.00) Dollars, and taking the usual oath of office.

Alto W. Tucker Ordinary.

I, W. Ray Coggins, do solemnly swear that LeRoy Coggins died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

W. Ray Coggins

Sworn to and subscribed before me 4th day of December, 19 72  
Alto W. Tucker Ordinary.

Recorded this 4 day of Dec., 19 72  
J. S. Williams Ordinary.

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of said County:

The petition of G. F. Kelley respectfully shows:

-1-

That Giles Sanford Kelley died testate in said county on the 11th day of December, 1927 leaving a last will and testament naming your petitioner, G. F. Kelley and John I. Kelley as the executors thereof.

-2-

That said last will and testament was duly probated in the Court of Ordinary of said county on the 2nd day of January, 1928 in common form and admitted to record.

-3-

That your petitioner and the said John I. Kelley thereupon duly qualified as executors of said last will and testament and have ever since been, and are now, the duly qualified and acting executors of said last will and testament.

-4-

That all of the property of said estate has been sold and administered upon except the testator's homeplace, known as 610 South Perry Street, in Lawrenceville, Georgia 30245, which said executors have held in tact as provided in said last will and testament.

-5-

That said executors have not yet fully administered upon said estate for the reasons hereinbefore set forth but your petitioner desires to resign his said trust because of age and infirmity for the reason that he is 83 years of age and residing in a nursing home in Hall County, Georgia, and physically unable to aid and assist his co-executor in administering upon said property and managing the same.

-6-

That on account of petitioner's age and infirmities, the full responsibility now falls upon John I. Kelley as fully as if he were the sole executor of said last will and testament and as

he is fully able and qualified to complete the administration upon said estate and upon my resignation will become the sole executor of the same by operation of law and without prejudice to the trusts imposed by said will and testament, petitioner desires and prays that his resignation of said trust be accepted and that the said John I. Kelley complete the administration of said trust as sole executor of said last will and testament, as provided by law.

-7-

That the next of kin of said testator are: Daniel C. Kelley, Sr., G. Fred Kelley, your petitioner, John I. Kelley, Paul V. Kelley, Sr., Myrtis C. Kelley, Mrs. Jannelle K. Williams and Mrs. Miriam K. Haynie.

WHEREFORE, petitioner prays that citation may issue in terms of the law, requiring all persons to appear and show cause, if any they can, why said order should not be granted.

G. F. Kelley  
In his own proper person. p

ORDER OF CITATION

Read and considered. Let citation issue as prayed.

This the 6th day of November, 1972

Alton W. Tucker  
Ordinary

CITATION

GEORGIA, GWINNETT COUNTY.

G. F. Kelley, a Co-executor of the last will and testament of Giles Sanford Kelley, late of said county, deceased, having filed his petition to be allowed to resign his trust, this is to cite the next of kin of said testator and all persons to show cause before the Court of Ordinary of said county on the first Monday in December, 1972 why an order allowing such resignation should not be granted, as prayed in said petition.

This the 6th day of November, 1972.

Alton W. Tucker  
Ordinary.

Due and legal notice and service of the foregoing petition and citation issued thereon is hereby acknowledged by the undersigned next of kin of Giles Sanford Kelley, late of Gwinnett County, Georgia, and the acceptance of the resignation of G. F. Kelley, as co-executor of the last will and testament of the said Giles S. Kelley, deceased, is hereby agreed to. The undersigned are all of the next of kin of said testator and are of age and sui juris. All other and further notice and service is hereby waived.

This the 6th day of November, 1972.

*David C. Kelley*  
*G. F. Kelley* [SR]  
*John J. Kelley*  
*Paul V. Kelley Sr.*

*Myrtice Kelley*  
*Janelle K. Williams*  
*Priscilla H. Haynie*

This is to certify that G. F. Kelley, as co-executor of the last will and testament of Giles Sanford Kelley, late of Gwinnett County, Georgia, has fairly settled with me, John I. Kelley, as co-executor of said will and testament all of his accounts with said estate if full and that there remains in his hands no property or assets belonging to said estate not accounted <sup>(71)</sup> to his coexecutor therefor, but that the said G. F. Kelley will upon the final distribution of said estate be entitled to his distributive share thereof plus all contributions which may be then due him as reimbursements. This accounting has been made in contemplation of the resignation of the said G. F. Kelley as such coexecutor.

This the 6th day of November, 1972.

John I. Kelley  
 As Co-Executor of the Last will and testament of Giles Sanford Kelley, deceased.

ORDER ACCEPTING RESIGNATION

GEORGIA, GWINNETT COUNTY.

In the Court of Ordinary of said County:

Whereas G. F. Kelley, as co-executor of the last will and testament of Giles Sanford Kelley, late of said county, deceased, has applied to the Court of Ordinary of said county for leave to resign his trust as co-executor on account of age, infirmity and inability to act as such co-executor, as set out in his petition, and

Whereas, it appears that citation has been issued as provided by law and served upon the next of kin of said testator or service has been acknowledged thereof, calling upon said next of kin to show cause before the Court of Ordinary of said County on the first Monday of December, 1972, if any they, as to why the prayers of said petition should not be granted, allowing said petitioner to resign, as prayed, and


whereas, no cause having been shown as to why an order should not be entered accepting said resignation and allowing said co-executor to resign, and

Whereas, John I. Kelley is a duly qualified and acting co-executor of said will and testament and is acting as such and upon the resignation of the said G. F. Kelley, as co-executor, will continue to act as sole executor by operation of law, and

Whereas, it appears that the said G. F. Kelley has fairly settled his his accounts with his co-executor and has been receipted therefor,

It is, therefore, considered, ordered and adjudged that that the petitioner, G. F. Kelley, be allowed to resigns, as prayed, and that henceforth the said John I. Kelley be, and he is hereby, authorized to act as sole executor of said last will and testament, by operation of law, as in such cases made and provided by law.

This the 4th day of December, 1972.

  
Ordinary of Gwinnett County.

THE COURT OF ORDINARY OF GWINNETT COUNTY

THE STATE OF GEORGIA

ESTATE OF ) FILE NUMBER "7287"  
 ALLAN H. WILLIAMS )  
 ) APPLICATION FOR DISMISSION  
 Ex Parte )

1.

The applicant, THE CITIZENS AND SOUTHERN NATIONAL BANK, has been appointed by this Court Executor of the Will of ALLAN H. WILLIAMS.

2.

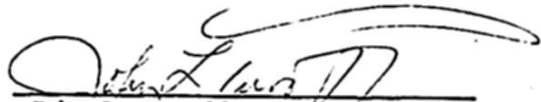
Following this appointment, the applicant has conducted a thorough examination of the affairs of the decedent. It has discovered that there are insufficient assets in the decedent's estate to warrant an administration of this estate under the terms of the decedent's last Will.

3.

The primary beneficiary under this Will, LUCILLE RUTH SNELL WILLIAMS, is in agreement with the applicant that an administration under the terms of the Will is not warranted.

4.

The applicant requests, that if no cause is shown to the contrary, it be discharged, from the described Executorship, and receive Letters of Dismission.

  
 \_\_\_\_\_  
 John L. Turoff  
 Attorney for Applicant

1934 Bank of Georgia Building  
Atlanta, Georgia 30303

VERIFICATION

Richard H. Rice, an officer of The Citizens and Southern National Bank, appeared personally before the undersigned officer. After being sworn duly, he stated that the facts alleged are true.

THE CITIZENS AND SOUTHERN NATIONAL BANK

By *Richard H. Rice*  
Richard H. Rice  
Assistant Vice President - Trust

Sworn to and subscribed before me this *October 10, 1972*.

*John L. ...*  
Notary Public

Notary Public, Georgia State at Large  
My Commission Expires Aug. 6, 1976

THE COURT OF ORDINARY OF GWINNETT COUNTY

THE STATE OF GEORGIA

ESTATE OF ) FILE NUMBER 7287  
 )  
 ALLAN H. WILLIAMS ) ORDER  
 )  
 ) Chambers  
 Ex Parte )  
 ) October Term, 1972

This application has been presented, read and considered. It is ordered that a citation issue therein, and be published as the law requires.

*This 13th day of  
 October, 1972*

*Alto W. Tenber*  
 Judge, Court of Ordinary  
 Gwinnett County, Georgia

ORDER

Chambers

October 13th, ~~1972~~, 1972

The Citizens and Southern National Bank, as Executor of the Will of Allan H. Williams, deceased, has represented by its Application duly filed and entered on record, that the assets which it has found present in the estate of Allan H. Williams do not warrant an administration of that estate under the terms of the decedent's Will. This is to cite all persons concerned, heirs and creditors, to show cause, if they have any, why this Executor should not be discharged from its trust, and receive Letters of Dismission on the first Monday in December, 1972.

*Alto W. Tenber*  
 Judge, Court of Ordinary  
 Gwinnett County, Georgia

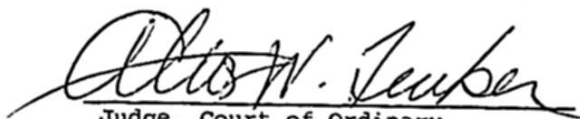
THE COURT OF ORDINARY FOR GWINNETT COUNTY

THE STATE OF GEORGIA

ESTATE OF ) FILE NUMBER 7287  
 ALLAN H. WILLIAMS )  
 ) ORDER  
 ) ~~Ex Parte~~  
 Ex Parte ) December 4th Term, 1972

It appears to the Court that The Citizens and Southern National Bank, as Executor of the Will of Allan H. Williams, deceased, has filed duly its application for a discharge from the described trust; and it appears that the assets contained in the estate of the decedent do not warrant an administration of that estate under the terms of his Will, and that no assets of his estate remain in the hands of the applicant; it legally is entitled to its discharge from the trust and confidence reposed in it; and no objection has been offered;

It is Ordered that The Citizens and Southern National Bank of Atlanta be, and it hereby is discharged from the described Executorship, and that as evidence thereof, Letters of Dismission issue to it.

  
 Judge, Court of Ordinary  
 Gwinnett County, Georgia

STATE OF GEORGIA, GWINNETT COUNTY

No. "7110"

To the Court of Ordinary of Said County:

The petition of Ginger R. Rocker Temporary, Administratrix of George Glenn Rocker

showeth that s...he has fully discharged all the duties of such administratrix that s...he has paid all the debts of h...er. intestate, George Glenn Rocker; has turned over the residue on h...er. books to the lawful heirs of George Glenn Rocker. s...he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why s...he should not be discharged from h...er. administration, and while such citation is running, h...er. proceedings as such Administratrix may undergo a thorough revision by this Court.

Ginger R. Rocker, Administratrix

GWINNETT COURT OF ORDINARY

OCTOBER Term, October 19th, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alto W. Tucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, Ginger R. Rocker Temporary, Administratrix of George Glenn Rocker, represents to the Court in h...er petition, duly filed and entered on record; that s...he has fully administered George Glenn Rocker's estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from h...er. administration, and receive Letters of Dismission, on the first Monday in December 4th, 1972

Alto W. Tucker

GWINNETT COURT OF ORDINARY

DECEMBER Term, December 4th, 1972

It appearing to the Court that the citation for a discharge from h...er. administration of George Glenn Rocker's estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said Ginger R. Rocker Administratrix of George Glenn Rocker's estate, that s...he has fully and faithfully administered said estate, and is legally entitled to a discharge from h...er. administration, and no sufficient objection being offered to h...er. dismission, this Court orders that s...he be discharged from h...er. administration of George Glenn Rocker's

Alto W. Tucker, Ordinary

State of Georgia, WINNETT County

To the Ordinary of Said County:

No. "7335"

The petition of B. H. Shackelford

whose post office address is 1436 High Point Place N. E. Atlanta Ga. 30306

and whose place of residence is same

respectfully showeth that George N. Shackelford

whose legal residence was 184-B, Grady Holt Apts. Lawrenceville Ga. 30245

departed this life on the 11th day of October, 1972, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of Three Thousand

(33,000.00) Dollars, and at the time of his

death the said George N. Shackelford

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>NONE</u>			

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Ruth S. Lewis</u>	<u>Atlanta Ga.</u>	<u>52</u>	<u>Daughter</u>

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration on George N. Shackelford estate, and your petitioner will ever pray.

October 15th, 1972 B. H. Shackelford  
Gwinnett Court of Ordinary October 16th, 1972

The above petition of B. H. Shackelford that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue

Cliff W. Tucker Ordinary

State of Georgia, WINNETT County

To All To Whom It May Concern: B. H. Shackelford having, in proper form, applied to me for Permanent Letters of Administration on the estate of George N. Shackelford, late of said County, this is to cite all and singular the creditors and next of kin of George N. Shackelford to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to B. H. Shackelford on George N. Shackelford estate.

Witness my hand and official signature, this 16th day of October, 19 72  
*Allen W. Jenkins* Ordinary.

No. <u>177335</u>	
COURT OF ORDINARY	
December 4th	Term, 19 <u>72</u>
PETITION OF	
<u>B. H. Shackelford</u>	
FOR LETTERS OF ADMINISTRATION	
ON THE ESTATE OF	
<u>George N. Shackelford</u>	
Deceased.	
Filed in office	<u>16th</u> day of
<u>October</u>	19 <u>72</u>
GEORGIA.	
WINNETT COUNTY	
Entered on Minutes of Court, Ordinary's office,	
Book	Page
<u>4</u>	<u>7335</u>
this <u>4</u> day of <u>December</u> , 19 <u>72</u>	
<i>Allen W. Jenkins</i> Ordinary.	

(Form 726-2) Issued by the State of Georgia

WINNETT Court of Ordinary.  
DECEMBER Term, December 4th, 19 72

Citation having been duly issued and published, requiring all and singular next of kin and creditors of George N. Shackelford, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to B. H. Shackelford, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to B. H. Shackelford as Administrator of George N. Shackelford, upon his giving bond and security in the sum of Six Thousand (\$5,000.00) Dollars, and taking the usual oath of office.

*Allen W. Jenkins* Ordinary.

I, B. H. Shackelford, do solemnly swear that George N. Shackelford died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

*B. H. Shackelford*

Sworn to and subscribed before me 4th day of December, 19 72  
*Allen W. Jenkins* Ordinary.

Recorded this 4 day of Dec, 19 72  
*Allen W. Jenkins* Ordinary.

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of Fulton. To the Ordinary of said County: No. "7370"

The petition of Margene Cherry McGonagill showeth that she is the Natural Guardian of her child Linda Ann Cherry aged six years aged \_\_\_\_\_ years aged \_\_\_\_\_ years

That said minor are entitled to considerable property by reason of a proposed compromise settlement of a lawsuit for the death of her father, said minor being a surviving heir at law.

which property Petitioner desires to demand and receive for said minor Petitioner, therefore, in compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

Margene Cherry McGonagill Petitioner.

Tel. No. \_\_\_\_\_ Residing at 5182 Maggie Drive Stone Mountain, Georgia

Selection

State of Georgia, County of Fulton. To the Ordinary of said County:

I, \_\_\_\_\_, a minor resident of said County, above the age of fourteen years, hereby select \_\_\_\_\_ to be appointed the Guardian of my property, and ask that \_\_\_\_\_ be appointed.

\_\_\_\_\_, 19 \_\_\_\_\_

~~FULTON~~ COURT OF ORDINARY  
GWINNETT

December 4 TERM \_\_\_\_\_, 19 72

MARGENE CHERRY MCGONAGILL natural Guardian of  
a child LINDA ANN CHERRY

having filed a bond, with good security, in the sum of \$ 5,333.34, in terms of the law, and which is hereby accepted, for the Guardianship of the property of LINDA ANN CHERRY

it is ordered that said bond be recorded, and that MARGENE CHERRY MCGONAGILL be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Alton W. Tucker Ordinary.

GEORGIA,  
COUNTY OF WINN:

No. "7370"

TO THE ORDINARY OF SAID COUNTY AND STATE:

The petition of MARGENE CHERRY MCGONAGILL respectfully shows the Court the following:

1.

Petitioner is the mother of LINDA ANN CHERRY, a minor, who is 6 years of age, said minor residing at 5182 Maggie Drive, Stone Mountain, Georgia.

2.

Petitioner has been duly appointed the legal guardian of the property of said minor child by order of this Court.

3.

That on or about the 6th day of September, 1972, said minor's father, Craig A. Cherry, met with an accident resulting in his death for which petitioner has claimed Tommy Gailey to be liable.

4.

Your petitioner shows that she has taken this matter up with Tommy Gailey and although he has denied any responsibility for the damage to said minor and contests the claim made on behalf of said minor, nevertheless, he has agreed to pay the sum of EIGHT THOUSAND (\$8,000.00) DOLLARS on account of said death of LINDA ANN CHERRY'S father, Craig A. Cherry, direct to your petitioner for all claims which she and her minor child may have, including the medical, funeral and other expenses which your petitioner has incurred.

5.

Petitioner shows that she has fully investigated the facts and circumstances surrounding the said accident and petitioner is uncertain and doubtful of the recovery and the amount thereof which could be obtained on account of said damage.

6.

Petitioner believes and represents to the Court that, considering all of the circumstances, the said offer made by TOMMY GAILEY is fair, reasonable and just, and that in her opinion it would be to the best interest of the estate of said ward, and would advance her interests to accept said offer of compromise and settlement, and asks this Court's permission to consummate a settlement of this doubtful and contested claim on behalf of her ward on the terms set out herein.

WHEREFORE, petitioner prays an order of the Court of Ordinary approving and allowing her to accept said offer of compromise and settlement, and that she be authorized to consummate said settlement and execute any and all agreements, receipts, release and other documents necessary or proper to effect said settlement.

*Margene Cherry McGonagill*  
MARGENE CHERRY, MCGONAGILL

STATE OF GEORGIA,  
COUNTY OF Lowndes :

Personally appeared before me, the undersigned attesting officer, MARGENE CHERRY MCGONAGILL who, on oath, deposes

and says that she is the petitioner in the above and foregoing petition, and that the facts therein stated are true and correct.

*Margene Cherry McGonagill*  
MARGENE CHERRY MCGONAGILL

Sworn to and subscribed  
before me this *4th* day  
of December, 1972.

*Farland B. Cook*  
Notary Public

IN RE: Petition of MARGENE CHERRY :  
 : COURT OF ORDINARY  
 McGONAGILL, as Guardian of the :  
 : GWINNETT COUNTY, GEORGIA  
 Property of LINDA ANN CHERRY :

The foregoing Petition read and considered, and it appearing upon the hearing that the facts set out in said petition are true and that said settlement is fair, reasonable and just, that same is made in good faith and will be to the best interest of the estate and would advance the interests of said ward;

IT IS HEREBY ORDERED AND ADJUDGED that Petitioner be and she hereby is authorized to consummate said settlement as prayed in said petition, and to execute any and all agreements, receipts, releases or other documents necessary or proper to effect such settlement, and such agreements, receipts, releases or other documents shall constitute a full, final and complete settlement of any and all actions, causes of action, claims or demands which the said ward LINDA ANN CHERRY has now, or hereafter may have, against Tommy Gailey, or any other party, by reason of said accident, as fully and completely as if said minor were of age and had executed said agreements, receipts, releases or other documents herself.

This 4th day of December, 1972.

  
 ORDINARY, GWINNETT COUNTY, GEORGIA

PETITION

GEORGIA, Gwinnett, COUNTY.

To the Court of Ordinary of Said County:

No. 7344

The petition of H. Rhodes Jordan,

whose post office address is P.O. Box 208 Lawrenceville, Ga. 30245.

respectfully showeth that on the 16th day of Sept, 1972, 19, Mrs. "adie H. Camp

a resident of said State and County, who resided at departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. OR

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. OR
Mrs. Walter Wilson	Bayton Beach, Fla	70	sister.
Alma H. Tischer	Lawrenceville, Ga.		sister.
John B. Hale	Rush International 60 Riverside Aven Jacksonville, Fla		nephew
Katherine H. Knapp	25 Lynwood Drive, Battleship, Mich		neice
Mrs. O.D. Miner	1411 Glenwood Ave Atlanta, Ga.		neice
Mary Mathews	4340 Saurini Bldg, Commerce City, Colo		neice
Thomas C. Robinson Sr.	41 Brookline St, Brookline Mass,		nephew
Robert Robinson	207 ASP Rinwall Ave Brookline, Mass		nephew
T.H. Harrison	341 Stovall St. Atlanta, Ga. 30316		nephew.

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in Dec, 1972, 19, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to him in terms of the law.

This 31 day of October 1972

*H. Rhodes Jordan*

Petitioner.

Attorney for Petitioner.

GEORGIA, Gwinnett, COUNTY.

Personally appeared before me, H. Rhodes Jordan, who on oath says that the facts set forth in the foregoing petition are true.

*H. Rhodes Jordan*

Sworn to and subscribed before me, this 31 day of October 1972

*Alton W. Jackson*

Ordinary.

ORDER OF SERVICE

Gwinnett, COURT OF ORDINARY ~~XXXXXX~~ October 31, 19 72

Upon reading and considering the foregoing Petition, it is ordered that

Mary Mathews, T.H. Harrison, Thomas C. Robinson Sr,  
Robert Bobby Robinson, Mrs. O.D. Miner, John B. Hale,  
and Katherine H. Knapp.

appear before the Court of Ordinary to be held in and for said County on the first Monday in Dec, 1972, next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, H. Rhodes Jordan, as the last Will and Testament of Mrs. Zadie H. Camp, late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said

Mrs. O.D. Miner and T.H. Harrison,

be served personally with a copy of the within petition and this order at least ten (10) days before the next <sup>4th</sup> Dec, 1972 term of this Court;

; and that as Mary Mathews, Thomas C. Robinson Sr, Robert Bobby Robinson, John H. Hale and Katherine Hale Knapp

reside out of the State of Georgia, and can only be served by publication, that they be cited and made a party by publication of notice of said proceedings in the Gwinnett Dailey News.

a newspaper published in Gwinnett County, Ga. County, Georgia, before the Dec, 1972

Term, 1972, of said Court of Ordinary.

This 31 day of October 1972

Alton W. Zucker Ordinary.

GEORGIA, Fulton COUNTY.

I have this day served T.H. Harrison 341 Stewart St. SE personally 11-13-72 with a copy of the within petition and order.

J.F. Newman Sheriff, Fulton County, Ga.

WITH A COPY OF THE WITHIN PETITION AND PROCESS.

This 11-14-1972

DEPUTY SHERIFF, FULTON COUNTY, GA.

CITATION

GWINNETT COUNTY COURT OF ORDINARY

No. 7344

IN RE: APPLICATION OF H. Rhodes Jordan TO PROBATE IN SOLEMN FORM THE WILL OF Mrs. Zadie H. Camp DECEASED. UPON WHICH ORDER FOR SERVICE BY PUBLICATION WAS GRANTED BY SAID COURT ON December 4th, 1972.

- TO: John B. Hale Rush International, 60 Riverside Ave. Jacksonville, Florida
- Katherine H. Knapp 25 Lynwood Drive, Battleship, Michigan
- Mary Mathews 4340 Saurini Bldg. Commerce City, Colorado
- Thomas C. Robinson, Sr. 41 Brookline St. Brookline, Mass.
- Robert Robinson 207 ASP Rinwall Ave. Brookline, Mass.

AND ALL AND SINGULAR THE HEIRS AT LAW OF SAID DECEDENT.

YOU AND EACH OF YOU ARE HEREBY COMMANDED TO BE AND APPEAR ON THE FIRST MONDAY IN Dec. 4th, 1972 OF THE COURT OF ORDINARY FOR SAID COUNTY TO SHOW CAUSE. IF ANY THERE BE. WHY THE PROBATE IN SOLEMN FORM OF THE WILL OF SAID DECEDENT SHOULD NOT BE HAD.

WITNESS THE HONORABLE ALTON W. TUCKER. ORDINARY OF GWINNETT COUNTY. GEORGIA.

*[Signature]*

CLERK COURT OF ORDINARY GWINNETT COUNTY. GEORGIA

O A T H

GEORGIA, GWINNETT COUNTY.

I, H. Rhodes Jordan, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Zadie H. Camp, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*[Signature: H. Rhodes Jordan]*

Sworn to and subscribed before me, this 4th day of December, 1972

*[Signature: Alton W. Tucker]*  
Court of Ordinary.

GEORGIA, GWINNETT COUNTY

No. 7344

I, Sue T. Williams, Clerk of the Court of Ordinary of said County do hereby certify that copies of the Gwinnett Daily News a Newspaper published in Lawrenceville, Georgia was mailed by me to the following heirs at law of Mrs. Zadio H. Camp who are non-residents of this state and county. Said Newspaper having been mailed on November 14, 1972 to the following heirs-at-law:

John B. Hale  
Rush International  
60 Riverside Avenue  
Jacksonville, Fla.

Katherine H. Knapp  
25 Lynwood Drive  
Battleship, Michigan

Mary Mathews  
4340 Saurini bldg.  
Commerce ~~Rd~~ City, Colorado

Thomas C. Robinson, Sr.  
41 Brookline St.  
Brookline, Mass.

Robert Robinson  
207 ASP Rinwall Ave.  
Brookline, Mass.

*Sue T. Williams*  
s/ \_\_\_\_\_  
Clerk, Court of Ordinary

Sworn to and subscribed  
before me this November 14, 1972.

*Charles H. Tucker*  
s/ \_\_\_\_\_  
Ordinary, Gwinnett Co. Ga.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mrs. Zadie H. Camp. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mrs. Zadie H. Camp. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Mrs. Walter Wilson, Alma H. Tischer  
John H. Hale, Katherine H. Knapp,  
Mrs. O.D. Miner, T.H. Harrison, Mary Mathews,  
Thomas C. Robinson Sr,  
and Robert Robinson.

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett, COUNTY.

We, the undersigned, do swear that WE as well as Mrs. Zadie H. Camp. saw the within named Mrs. Zadie H. Camp. sign and publish the within attached paper as her last will and testament; that WE subscribed the same as witness thereto at the special instance and request of the said Mrs. Zadie H. Camp. and in her presence, as did also Larry L. Fleeman and Dianne P. Fleeman in the presence of the testator and of each other; that the said Mrs. Zadie H. Camp. signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Larry L. Fleeman  
Dianne P. Fleeman

Sworn to and subscribed before me, this 4th day of December 19 72

Alton W. Tucker  
Ordinary.

H. Rhodes Jordan. PROPOUNDER  
vs.  
Mrs. Zadie H. Camp DECEASED

Gwinnett County COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
Dec 4, 1972 Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Walter Wilson, Alma H. Tischer, John H. Hale, Katherine H. Knapp, Mrs. O.D. Miner, T.H. Harrison, Mary Mathews, Thomas C. Robinson Sr, and Robert Robinson. have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Larry L. Fleeman and Dianne P. Fleeman that this paper is the last Will and Testament of Mrs. Zadie H. Camp. and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to H. Rhodes Jordan. the execut. OR named in said Will, upon his taking oath required by law.

This 4th day of November, 19 72

Alton W. Tucker  
Ordinary.

PETITION TO BE APPOINTED

NATURAL GUARDIAN

No. "7371"

GEORGIA, GWINNETT COUNTY

TO THE HONORABLE ALTON W. TUCKER, ORDINARY OF SAID COUNTY:

The petition of JAMES B. ELDER shows:

1.

That he is the father of JAMES B. ELDER, JR. and PATRICIA DAWN ELDER, minor childred, aged 2 years and 1 year respectively, residing in said county.

2.

That said minors have an estate of the value of about Three Thousand (\$3,000.00) Dollars.

WHEREFORE, petitioner asks to be appointed guardian of the property of said minor children.

WEBB, FOWLER & TANNER

By: William G. Tanner  
William G. Tanner  
Attorneys for Petitioner

ORDER APPOINTING NATURAL GUARDIAN

GWINNETT COUNTY  
COURT OF ORDINARY  
JANUARY TERM, 1973

Upon considering the petition of JAMES B. ELDER, the father of JAMES B. ELDER, JR., and PATRICIA DAWN ELDER, minor children;

IT IS ORDERED, that petitioner be, and he is hereby appointed guardian of the property of said minors, upon the giving of a bond with good security as required by law in the sum of \$6,500.00 dollars and taking the oath. Let letters of guardianship issue upon approval of bond.

Alton W. Tucker

Alton W. Tucker, Ordinary  
Gwinnett County, Georgia.

WEBB, FOWLER  
& TANNER  
ATTORNEYS AT LAW  
P.O. BOX 27  
LAWRENCEVILLE, GEORGIA  
30248  
982-8423

Form No. 324 PETITION FOR LEAVE TO ENCROACH ON CORPUS OF WARD'S ESTATE

STATE OF GEORGIA, County of GWINNETT No. "7370"

To the Ordinary of Said County:

The Petition of MRS. MARCENE CHERRY MCGONAGILL

Guardian of LINDA ANN CHERRY

Minor, Six years of age, shows:

That as such guardian she has in hand the sum of Two thousand six hundred sixty-six and 67/100 Dollars: \$2,666.67

That petitioner is the mother of her said ward and is financially unable to adequately support said ward

That the income from said sum is insufficient for the maintenance and education of said ward

Wherefore your petitioner prays that your honor will grant an order allowing her to expend from the corpus of said ward's estate, the sum of \$2,666.67 Dollars, for the purpose of maintenance and education of said ward for a period of Twelve Months from date.

Mrs. Marcene Cherry McGonagill
MRS. MARCENE CHERRY MCGONAGILL Petitioner.
5182 Maggie Drive
Stone Mountain, Georgia. Address.

STATE OF GEORGIA, County of GWINNETT

Personally appeared the undersigned MRS. MARCENE CHERRY MCGONAGILL who on oath says that the averments in the foregoing petition are true.

Sworn to and subscribed before me, this 14th day of December 1972.
[Signature]
Ordinary
My Commission Expires Sept. 15, 1974

Mrs. Marcene Cherry McGonagill
Petitioner.

NOTE: - If guardian is not parent of ward, strike from petition the words, "The petitioner is the of h said ward and is financially unable to adequately support said ward"

ORDER

GWINNETT Court of Ordinary, December TERM December 19 72

Upon reading and considering the foregoing petition, and it appearing that the average therein made are true; it is ordered that the same be, and it is hereby granted; and said Guardian is hereby allowed to expend from the corpus of said ward's estate, the sum of \$2,666.67 Dollars, for the purpose of maintenance and education, as prayed for in said petition, and that said Guardian makes returns showing proper expenditure of same.

[Signature]
Ordinary

STATE OF GEORGIA, GWINNETT COUNTY

No. "7372"

To the Ordinary of said County:

The petition of Harvey E. Davis respectfully showeth that Samuel N. Davis, a resident of said County until his death, which happened on the 1st day of October, 1972, has left a considerable estate, real and personal, in said State, and that he died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said Samuel N. Davis deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that Harvey E. Davis is entitled by law to be appointed Administrator of said estate, he being a nephew of said Samuel N. Davis, deceased.

Petitioner would further state that he is a resident of said State, and that the estate of said Samuel N. Davis, deceased, is worth about Seventy Five (\$75.00) Dollars.

[Handwritten signature]

Rte # 2 Lawrenceville Ga. Box 30

GWINNETT COURT OF ORDINARY

At Chambers, December 6th, 1972

The application of Harvey E. Davis for Temporary Letters of Administration on the estate of Samuel N. Davis late of Gwinnett County, deceased, being before me for consideration, and being satisfied by proper proof that his application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said Samuel N. Davis, deceased, do issue to said Harvey E. Davis upon his giving bond and security in the sum of One Hundred & Fifty (\$150.00) Dollars and taking the usual oath.

[Handwritten signature]

Ordinary.

STATE OF GEORGIA, GWINNETT COUNTY. OATH.

You, Harvey E. Davis, do solemnly swear that you will well and truly perform all the duties of Temporary Administrator on the estate of Samuel N. Davis, deceased, according to law, to the best of your ability. So help you God.

[Handwritten signature]

Sworn to and subscribed before me, this 6th day of December, 1972

[Handwritten signature]

STATE OF GEORGIA, GWINNETT COUNTY

No. "7373"

To the Ordinary of said County:

The petition of William C. Green respectfully showeth that David William Green, a resident of said County until his death, which happened on the 25th day of February, 1972, has left a considerable estate, real and personal, in said State, and that he died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said David William Green deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that William C. Green is entitled by law to be appointed Administrator of said estate, being the Father of the said David William Green of said David William Green, deceased.

Petitioner would further state that he is a resident of said State, and that the estate of said David William Green, deceased, is worth about Five Hundred (\$500.00) Dollars.

William C. Green
P. O. Box 153 Swanee Ga.

GWINNETT COURT OF ORDINARY

At Chambers, December 7th, 1972

The application of William C. Green for Temporary Letters of Administration on the estate of David William Green late of Gwinnett County, deceased, being before me for consideration, and being satisfied by proper proof that his application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said David William Green, deceased, do issue to said William C. Green upon his giving bond and security in the sum of One Thousand Dollars (\$1,000.00) Dollars, and taking the usual oath.

Alfred W. Tucker, Ordinary

STATE OF GEORGIA, GWINNETT COUNTY, OATH.

You, William C. Green, do solemnly swear that you will well and truly perform all the duties of Temporary Administrator on the estate of David William Green, deceased, according to law, to the best of your ability. So help you God.

William C. Green

Sworn to and subscribed before me, this 7th day of December, 1972

Alfred W. Tucker

WINNETT  
GEORGIA, ~~COCKER~~ COUNTY:

TO THE COURT OF ORDINARY OF SAID COUNTY:

NO 7374#

The petition of H. C. Searcy respectfully shows  
to the Court the following facts, to-wit:

(1) That petitioner is the Father of  
Shelia D. Searcy, a minor residing in said county.

(2) That said minor has an estate of One Thousand Two Hundred  
Fourty and no/100 Dollars \$1,240.00  
coming to her from

Southern Bell Telephone for settlement of claim for injury  
which she received in an automobile accident on April 1, 1972.

WHEREFORE, Petitioner prays an order appointing your Petitioner  
Guardian of the property of said minor.

A. L. Crawley  
Attorney for Petitioner

2175 <sup>Old</sup> Concord Rd.  
Smyrna Ga.

Personally appeared before the undersigned attesting officer, duly  
authorized by law to administer oaths, H. C. Searcy who,  
after first being duly sworn, upon oath, deposes and says that the above and  
foregoing facts are true and correct.

H. C. Searcy

Sworn to and subscribed before me H. C. Searcy

this 12th. day of December 19 72

Alvin Lee Crawley  
Notary Public

My Comm. expires April 12, 1972

ORDER

Upon reading and considering the foregoing petition it is considered,  
ordered and adjudged that petitioner be, and hereby is, appointed Natural Guardian  
of the property of said minor upon petitioner giving Bond and Security as required  
by law, in the sum of \$ 2,480.00, and take and subscribe the oath as  
required by law for such Guardians.

This the 12th. day of December, 19 72.

Alton W. Tucker  
Ordinary, EGGLEX County, Georgia

WINNETT.

STATE OF GEORGIA  
COUNTY OF GWINNETT

I, SHELIA D. SEARCY, a minor resident of said County,  
above the age of fourteen years, hereby select H. C. SEARCY  
to be appointed the Guardian of my property, and ask that  
he be appointed.

11-12, 1972.

Shelia D. Searcy  
SHELIA D. SEARCY

STATE OF GEORGIA  
COUNTY OF GWINNETT  
TO THE ORDINARY OF GWINNETT COUNTY.

NO. "7374"

NOW COMES H. C. SEARCY, as legally appointed Guardian of SHELIA D. SEARCY, a minor, and presents this his petition for authority to compromise a disputed claim for personal injury on behalf of said ward, and respectfully shows to the Court;

1.

That he is the legally qualified, natural and acting Guardian of SHELIA D. SEARCY, a minor, age 14, who resides in said county.

2.

That on or about April 1, 1972 at or about 6:45 P.M., James Bruce Porter was driving a 1969 Chevrolet Van owned by Southern Bell Telephone Co., in a westerly direction on Dresden Drive, and SHELIA D. SEARCY was a passenger in the car of LAURA MAE BAIN, who was also driving westerly on Dresden Drive, and she stopped to make a left turn when the vehicle being driven by JAMES BRUCE PORTER struck her car in the rear. As a result of the said collision, SHELIA D. SEARCY was injured as is more fully hereinafter set out.

3.

That as a result of said accident and collision, said minor sustained the following injury:

- (1) neck sprain.

4.

That for said injury, said minor was treated by Thomas H. Rochel, M.D., and Edward S. Fischer, M.D. and Qudntin W. Pirkle, M.D. and Dr. Rochel has stated that said minor is making a good recovery and that no permanent disability is anticipated.

5.

That there is a disagreement as to the degree of negligence which caused said collision.

6.

The aforementioned JAMES BRUCE PORTER and SOUTHERN BELL TELEPHONE maintain that said accident and said injuries were caused by no negligence on their part.

7.

That while denying all responsibility and liability therefor, the above mentioned JAMES BRUCE PORTER and SOUTHERN BELL TELEPHONE have offered the sum of ONE THOUSAND TWO HUNDRED FOURTY AND NO/100 (\$1,240.00) DOLLARS in full, final, and complete settlement of all claims of the ward and your petitioner against them.

WHEREFORE, your petitioner prays that the Courts make investigation of the facts and circumstances surrounding the accident and injuries of said ward and pass an order authorizing and directing your petitioner to settle the claim of said ward and your petitioner against the aforementioned JAMES BRUCE PORTER and SOUTHERN BELL TELEPHONE in the manner hereinbefore set out and that your petitioner for his ward be authorized and directed to receive the sum of ONE THOUSAND TWO HUNDRED FOURTY AND NO/100 (\$1,240.00) DOLLARS in full, final and complete settlement for all claims arising out of or because of said accident and said injuries and that your petitioner be authorized to execute any and all necessary releases to accomplish this end.

*H. C. Searcy*  
H. C. SEARCY  
44 Ramblewood Trail  
Rt. 4  
Lawrenceville, Georgia

Presented by:

A. L. Crawley  
2175 Old Concord Rd.  
Smyrna, Georgia 30080

GEORGIA  
GWINNETT COUNTY

DECEMBER TERM 1973

No. "7374"

IN THE COURT OF ORDINARY OF SAID COUNTY:

ORDER

The above and foregoing motion having been read and considered, and after due and lengthy consideration, it is hereby ordered and adjudged that the Natural Guardian of SHELIA D. SEARCY, H. C. SEARCY, is hereby authorized and granted power to settle the disputed claim of his minor daughter for the sum of ONE THOUSAND TWO HUNDRED FOURTY and no/100 (\$1,240.00) Dollars. Said \$1,240.00 shall be disbursed by order of the Court.

This 12th day of December, 1972.

Alton W. Tucker  
ORDINARY, Gwinnett County, Georgia

Presented by:

A. L. Crawley  
A. L. Crawley  
2175 Old Concord Rd.  
Smyrna, Georgia 30080  
436-2102

STATE OF GEORGIA  
COUNTY OF GWINNETT

PETITION FOR LEAVE TO  
ENCROACH ON CORPUS

No. "7374"

TO THE ORDINARY OF SAID COUNTY:

The petition of H. C. Searcy  
Guardian of SHELIA D. SEARCY,

a minor, 14 years of age, shows:

That as such guardian, he has in hand the sum of One  
Thousand Two Hundred Fourty and no/100 (\$1,240.00) Dollars:

That petitioner is the Father of his said ward and is  
financially unable to adequately support said ward.

That the income from said sum is insufficient for the  
maintenance and education of said ward.

Wherefore, your petitioner prays that your honor will grant  
an order allowing him to expend from the corpus of said ward's  
estate, the sum of \$840.00 medical expenses and \$400.00 as  
attorney fees to attorney A. L. Crawley for establishing an  
estate.

H. C. Searcy

petitioner

44 Ramblewood Trail, Lawrenceville, Ga.  
Address

STATE OF GEORGIA  
COUNTY OF GWINNETT

Personally appeared the undersigned H. C. SEARCY  
who on oath says that the averments in the foregoing petition are  
true.

H. C. Searcy

Petitioner

Sworn to and subscribed before me,  
this 12th day of December 1972.

Alton W. Jenkins  
ORDINARY

Gwinnett County Court of Ordinary

Chambers, December 12th, 1972.

Upon reading and considering the foregoing petition, and it  
appearing that the averments therein are true; it is ordered that  
the same be, and it is hereby granted; and said Guardian is hereby  
allowed to expend from the corpus of said ward's estate, the  
sum of \$840.00 Dollars as medical expenses and \$400.00 as attorney  
fees to attorney A. L. Crawley for establishing the estate.

Alton W. Jenkins  
Ordinary

PETITION

GEORGIA, Gwinnett COUNTY.

No. 7345

To the Court of Ordinary of Said County:

The petition of Florene Ashworth

whose post office address is Lee Street, Buford, Ga. 30518

respectfully showeth that on the 20 day of October, 1972, Tom Ashworth

a resident of said State and County, who resided at Lee Street, Buford, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat.
<u>Peggy A. Erwin</u>	<u>P.O. Box 125, Athens, Ga.</u>	<u>38</u>	<u>Daughter</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited ~~to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 31 day of October, 1972

Florene Ashworth  
Petitioner.

Glyndon Pruitt  
Buford, Georgia Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Florene Ashworth, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 31 day of October, 1972

Florene Ashworth  
Ordinary

IN THE GWINNETT COUNTY COURT OF ORDINARY

STATE OF GEORGIA

RE: TOM ASHWORTH ESTATE )  
  ) ACKNOWLEDGMENT OF SERVICE  
  ) AND WAIVER

I hereby acknowledge service of the application to probate the will of Tom Ashworth in ~~solemn~~ form and waive any other and further service or notice.

This 31 day of October, 1972.

Peggy A. Erwin  
Peggy A. Erwin

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

We, Edward Cole / Mrs. Colen Davis

do swear that

as well as T. V. Davis saw the within named Tom Ashworth sign and publish the within attached paper

as his last will and testament; that he subscribed the same as witness thereto at the special instance and request of the said Tom Ashworth

and in his presence, as did also we in the presence of the testator and of each other; that the said Tom Ashworth signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Edward Cole  
Mrs. Colen Davis

Sworn to and subscribed before me, this 18th day of December, 19 72

Alto W. Zuber  
Ordinary.

Florene Ashworth PROPOUNDER

vs.

Tom Ashworth DECEASED

Gwinnett COURT OF ORDINARY.

Petition for Probate in Solemn Form

DECEMBER Term, 19 72

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Florene Ashworth and Peggy A. Erwin

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Edward Cole, Mrs. Colen Davis and T. V. Davis that this paper is the last Will and Testament of Tom Ashworth

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Florene Ashworth, the executrix named in said Will, upon her taking oath required by law.

This 18th day of December, 19 72

Alto W. Zuber  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Florene Ashworth, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named Tom Ashworth, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Florene Ashworth

Sworn to and subscribed before me, this 18th day of Dec, 19 72

Alto W. Zuber  
Court of Ordinary.

State of Georgia, WINNETT County

No. 7347

To the Ordinary of Said County:

The petition of Nancy R. Sellers

whose post office address is Rte # 1 Box 83 Norcross Ga. 30071

and whose place of residence is Same

respectfully showeth that Jesse H. Sellers

whose legal residence was Rts # 1 Box 83 Norcross Ga. 30071

departed this life on the 16th day of May, 1971, leaving your petitioner as his next of kin, and also leaving a large estate of real and personal property, worth the sum of \_\_\_\_\_

Dollars, and at the time of his

death the said Nancy R. Sellers

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Mrs. Bess S. Sellers</u>	<u>Norcross Ga.</u>	<u>65</u>	<u>Widow</u>

Petitioner further shows that the following named persons are the heirs-at-law-of-the-deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Nancy R. Sellers</u>	<u>Rte # 1 Box 83 Norcross Ga.</u>	<u>30</u>	<u>Daughter</u>

Tel No. 448-3798

I agree and ask that my daughter be appointed Administratrix of the estate of my late husband Jesse H. Sellers.

*(Mrs) Bess S. Sellers*

Full particulars as to the above are lacking for the following reason(s): \_\_\_\_\_

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on Jesse H. Sellers estate, and your petitioner will ever pray.

Oct. 30th., 1972

*(Nancy R. Sellers)*

WINNETT

Court of Ordinary November 1st., 1972

The above petition of Nancy R. Sellers that she may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

*(C. W. Surfer)* Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern:

Nancy R. Sellars having, in proper form, applied to me for Permanent Letters of Administration on the estate of Jesse H. Sellars, late of said County, this

is to cite all and singular the creditors and next of kin of Jesse H. Sellars to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Nancy R. Sellars

on Jesse H. Sellars estate.

Witness my hand and official signature, this 1st day of November 19 72

*Alton W. Tucker* Ordinary.

No. 7347

COURT OF ORDINARY

December 4th Term, 19 72

PETITION OF

Nancy R. Sellars

FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF

Jesse H. Sellars

Deceased.

Filed in office 30th day of

October 19 72

Alton W. Tucker

Ordinary.

GEORGIA

WINNETT COUNTY

Entered on Minutes of Court, Ordinary's office,

Book        Page        No       

this        day of        19 72

Wm E. Spence, Jr. Ordinary.

Attorney at Law, Bidg. (Mabank), Ga.

WINNETT Court of Ordinary.

DECEMBER Term, December 4th. 19 72

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Jesse H. Sellars, deceased, late of said County, to appear at

this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Nancy R. Sellars, of said County; and they, the parties so cited, making

no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Nancy R. Sellars as Administrator of Jesse H. Sellars

upon her giving bond and security in the sum of       . A bond will not be

required at this time, Appointment being made in order to file suit,        Dollars, and taking the usual oath of office.

*Alton W. Tucker* Ordinary.

I, Nancy R. Sellars, do solemnly swear that

Jesse H. Sellars died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

*Dough Seward*

Sworn to and subscribed before me 4th day of December 19 72

*Alton W. Tucker* Ordinary.

Recorded this 18 day of Dec. 19 72

*Sue J. Williams* Ordinary.

Form No. 324 PETITION FOR LEAVE TO ENCROACH ON CORPUS OF WARD'S ESTATE

STATE OF GEORGIA, County of GWINNETT No. "5366"

To the Ordinary of Said County:

The Petition of Mrs. Mary J. Arnold Starnes Mother & Natural Guardian of Timothy William Arnold

Minor, 20 years of age, shows:

That the Mother he has in hand the sum of One Thousand & Fifty Dollars Dollars;

That petitioner is the Mother of her said ward and is financially unable to adequately support said ward

That the income from said sum is insufficient for the maintenance and education of said ward

Wherefore your petitioner prays that your honor will grant an order allowing her to expend from the corpus of said ward's estate, the sum of One Thousand & Fifty Dollars, for the purpose of maintenance and education of said ward for a period of Twelve Months from date.

Mrs. Mary J. Arnold Starnes Petitioner.

B. ox 77, Tucker, Mobile Home Estates, Tucker Ga. 30084 Address.

STATE OF GEORGIA, County of GWINNETT

Personally appeared the undersigned Mrs. Mary J. Arnold Starnes who on oath says that the averments in the foregoing petition are true.

Sworn to and subscribed before me,

this 29th day of December, 1972

Ordinary signature

Mrs. Mary J. Arnold Starnes Petitioner.

NOTE: - If guardian is not parent of ward, strike from petition the words, "The petitioner is the of h said ward and is financially unable to adequately support said ward"

ORDER

GWINNETT Court of Ordinary, December TERM December 1972

Upon reading and considering the foregoing petition, and it appearing that the average therein made are true; it is ordered that the same be, and it is hereby granted; and said Guardian is hereby allowed to expend from the corpus of said ward's estate, the sum of One Thousand & Fifty Dollars, for the purpose of maintenance and education, as prayed for in said petition, and that said Guardian makes returns showing proper expenditure of same.

Ordinary signature

IN THE COURT OF ORDINARY FOR THE COUNTY OF GWINNETT

STATE OF GEORGIA

IN RE: ESTATE OF REGISTER CECIL BEAVERS

CIVIL FILE NO. 7179, .MINUTE BOOK "KK", PAGE 580

TO THE HONORABLE ALTON W. TUCKER, ORDINARY

Comes now, HORACE CAMP MCKOY, as Administrator of the Estate of Register Cecil Beavers, with Will Annexed, and shows:

1.

Petitioner shows that the Last Will and Testament of REGISTER CECIL BEAVERS, deceased, was duly filed with the Court of Ordinary of Gwinnett County, Georgia, and probated in solemn form on April 7, 1972; that Letters of Administration with Will Annexed issued to your Petitioner on May 1, 1972.

2.

Petitioner shows that subsequent to qualification and posting bond as Administrator to captioned estate that he has marshalled assets during the month of May, 1972, of \$29,457.65; in June, 1972, the sum of \$52.89; in July, 1972, the sum of \$626.08; in August, 1972, the sum of \$446.54; in September, 1972, the sum of \$102.57; in October, 1972, the sum of \$152.94; and in November, 1972, the sum of \$152.57. That sums aggregate \$30,991.24.

3.

Petitioner shows that as Administrator to captioned estate that he made payments in conformity with the terms of the Last Will and Testament of REGISTER CECIL BEAVERS as follows; in May, 1972, the sum of \$250.00; in June, 1972, the sum of \$6,633.71; in July, 1972, the sum of \$856.00; in August, 1972, the sum of \$10,125.00; in September, 1972, the sum of \$237.00; and during the month of October and November, 1972, made no expense payment. That aggregate payments from the estate through November 30, 1972, total \$18,151.71 and that your Administrator now has on hand for payment of administrative costs and disbursements under the Will the sum of \$12,339.53.

4.

Petitioner shows that there remains in the estate to be administered

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ATTORNEYS AT LAW  
8105 PEACHTREE INDUSTRIAL BOULEVARD/CHAMBLEE, GEORGIA 30341/404 • 481-8505

a long term low interest security instrument with unpaid balance of approximately \$1,800.00; that for several months your Administrator has attempted to sell or discount said instrument and now has a bona fide purchaser of said instrument for the sum of \$1,350.00, and in an effort to wind up the affairs of the estate requests the court to permit your Administrator to accept such bona fide sum and be permitted to assign said security instrument without recourse. Said security instrument has approximately four years to run until maturity and your Administrator shows that to continue said security instrument for such period of time would be unfeasible and not in the best interest of said estate.

5.

Your Administrator shows that there is another security instrument in the estate with unpaid amount of approximately \$4,500.00; that he has attempted negotiations with numerous people to discount said security, however, has not at this time found a willing purchaser. Your Administrator does desire to liquidate said security instrument and asks the court's permission to do so at such reasonable sum as might be offered since said obligation has approximately ten years before maturity.

6.

Your Administrator shows that other than the foregoing security instrument that the only other property in the estate is a 50' by 150' lot in Peachtree City Subdivision; that said lot has a cloud upon its title; that your Administrator has an offer for such property of \$500.00 and requests the court's permission to accept same and convey such right as the estate has in such property to offeree.

7.

Your Administrator shows that subject to the last order of court awarding fees and costs as reimbursement that he has created additional expense out of pocket in the collection of indebtedness from Bush in an amount of \$25.00 for which he has reimbursed himself by Check No. 122; that your Administrator has also incurred personal expense in attempting negotiation on sale of securities and the lot of \$25.00 and \$62.00 respectively and for

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which he has reimbursed himself by Checks No. 129 and 130, and asks this Honorable Court to approve such sums as normal and necessary administration expense.

8.

Your Administrator shows that in compliance with Paragraph 6 of the Last Will and Testament of REGISTER CECIL BEAVERS that he has transferred property to the devisee named therein of the approximate value of \$12,000.00; also, that in compliance with Paragraph 7 of said Will that he has transferred and assigned property with the consent of all heirs to the devisee named therein of the approximate value of \$9,500.00. Said transfers and assignments having a reasonable estate value of \$19,500.00.

9.

Your Administrator shows that said cash sums received into the estate through November 30, 1972, is \$30,991.24; that transferred and assigned property has reasonable estate value of \$19,500.00; that assuming the court will approve sale of the security hereinbefore referenced in Paragraph 4 for \$1,350.00; that your Administrator be permitted to sell the lot hereinbefore mentioned for the sum of \$500.00; and that your Administrator be permitted to attempt to negotiate the sale of the remaining security for approximately \$2,500.00, that the aggregate value of said estate is \$54,841.24. That Administrator's fee as provided by law would equal \$2,742.06, however, your Administrator shows that he has exerted much personal effort and expense in the performance of his duties as Administrator and requests the court to award to him in addition to said sum provided by law an additional amount as extraordinary services. Your Administrator shows to date since qualification as such he has drawn from the estate fees on account amounting to \$800.00 plus reimbursement for out-of-pocket expenses of \$112.00. Your Administrator now desires this Honorable Court to approve for him an additional \$1,000.00.

10.

Your Administrator shows that the services of his attorneys have been needful and necessary in the administration of this estate; that to date

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ATTORNEYS AT LAW  
8108 PEACHTREE INDUSTRIAL BOULEVARD/CHAMBLEE, GEORGIA 30341/404 \* 481-8208

the court has allowed said attorneys to be reimbursed for expense advance and payment to account on fees totalling only \$615.00; and your Administrator requests that this Honorable Court approve additional attorneys fees commensurate with the work performed of no less than \$1,500.00.

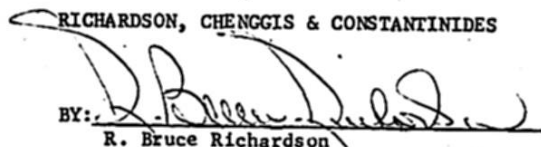
WHEREFORE, your Administrator as applicant prays:

(a) That this Honorable Court of Ordinary pass an Order directing your Administrator to discount that certain estate security representing unpaid balance of approximately \$1,800.00 for \$1,350.00 cash; that the expense of \$25.00 reimbursed your Administrator under Check No. 122 in the Bush collection, and the expense of \$25.00 represented by Check No. 129 and the expense of \$62.00 represented by Check No. 130 for negotiation on sale and transfer of notes be approved as reasonable administrative expense; that the lot of land with questionable title be sold for the sum of \$500.00 and that the remaining security instrument be sold at a reasonable negotiated amount of approximately \$2,500.00.

(b) That your Administrator be authorized to pay himself \$1,000.00 on account in addition to sums heretofore paid.

(c) That your Administrator pay to his attorneys, RICHARDSON, CHENGGIS & CONSTANTINIDES, as fees and services on account the sum of \$1,500.00.

(d) That this Application be made a part of the record of file in the Estate of REGISTER CECIL BEAVERS.

RICHARDSON, CHENGGIS & CONSTANTINIDES  
BY:   
R. Bruce Richardson  
Attorney for Applicant

RICHARDSON, CHENGGIS & CONSTANTINIDES  
ATTORNEYS AT LAW  
8105 PEACHTREE INDUSTRIAL BOULEVARD/CHAMBLEE, GEORGIA 30341/404 \* 481-4203

ORDER

The within and foregoing Petition read and considered, let the same be filed, and Administrator's Application is hereby approved as follows:

(a) Administrator shall be permitted to transfer and assign that certain security instrument hereinbefore referenced for the cash sum of \$1,350.00.

(b) That the reimbursements paid the Administrator under Check No. 122, 129 and 130, total of \$112.00, be, and the same are hereby approved as normal and necessary administrative expense.

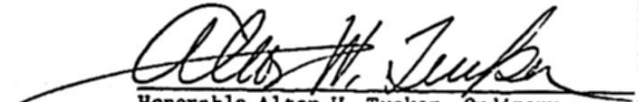
(c) That Administrator be permitted to sell the lot of land with questionable title for the sum of \$500.00, and that Administrator is hereby authorized to negotiate the remaining security instrument for the best price obtainable, but not less than \$2,500.00, unless otherwise ordered by this Honorable Court.

(d) That Administrator pay to himself on account the amount of \$1,000.00, in addition to sums heretofore paid.

(e) That Administrator pay his attorneys, RICHARDSON, CHENGGIS & CONSTANTINIDES, on account as fees and services, the sum and amount of \$1,500.00, in addition to sums heretofore paid.

(f) That the annual return of Administrator ending November 30, 1972, together with vouchers be filed as a part of the record in this case and that the same is hereby approved, subject to objection.

This 29 day of December, 1972.

  
Honorable Alton W. Tucker, Ordinary  
Gwinnett County Court of Ordinary, Georgia

ALTON W. TUCKER  
JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

O R D E R

GWINNETT COUNTY COURT OF ORDINARY

DECEMBER TERM, 1972

It appearing to the Court that there is business that will not be finished today.

Court is held open from day to day until the next January 2nd, 1973 . term of Court.

This December 4, 1972.

/s/ Alton W. Tucker  
ORDINARY GWINNETT COUNTY, GA.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY  
COURT OF ORDINARY

JANUARY 2nd TERM, 1973

Court is opened by Deputy Sheriff, Norris Bagwell,  
This January 2, 1973.

/s/ Alton W. Tucker  
ORDINARY, GWINNETT CO. GA.

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

GEORGIA, GWINNETT COUNTY

No. "7153"

To the Ordinary of said County:

The petition of LORRAINE BOARTFIELD DICKSON Guardian of RALPH EDWARD BOARTFIELD, showeth to the Court that SHE has fully executed the trust devolved on HER; that SHE has complied with all HER legal obligations as Guardian of RALPH EDWARD BOARTFIELD, and prays the Court to order the usual citation to issue, in order that SHE may obtain Letters of Dismission from such guardianship.

Lorraine Boartfield Dickson Guardian of RALPH EDWARD BOARTFIELD

November Gwinnett Court of Ordinary, 28th Term, 1972

The above petitions of Lorraine Boartfield Dickson, that she may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alton W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

Lorraine Boartfield Dickson, Guardian of Lorraine Boartfield Dickson, has applied to me for a discharge from her guardianship of Ralph Edward Boartfield.

This is therefore to notify all persons concerned to fil their objections, if any they have, on or before the first Tuesday January 2nd 1973 next, else she will be discharged from her guardianship as applied for.

This 28th day of November, 1972 Alton W. Tucker Ordinary

Gwinnett Court of Ordinary, January 2nd Term, 1973

The petition of Lorraine Boartfield Dickson, Guardian of Ralph Edward Boartfield, for dismission from her guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of her returns, accounts, and vouchers, that she has fully and fairly executed her trust as Guardian of Ralph Edward Boartfield and there being no valid objection offered why she should not be dismissed from her guardianship: It is ordered by the Court that she be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to her.

Alton W. Tucker Ordinary

Recorded Jan 2, 1973

Sam J. Williams Ordinary

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

GEORGIA, GWINNETT COUNTY

No. "7152"

To the Ordinary of said County:

Natural

The petition of CLARENCE F. DICKSON Guardian of RAYMOND EARL DICKSON, showeth to the Court that HE has fully executed the trust devolved on HIM; that HE has complied with all HIS legal obligations as Guardian of RAYMOND EARL DICKSON, and prays the Court to order the usual citation to issue, in order that HE may obtain Letters of Dismission from such guardianship.

Clarence F. Dickson Guardian of RAYMOND EARL DICKSON

NOVEMBER

72

Gwinnett Court of Ordinary, 27th Term, 19 72

The above petitions of Clarence F. Dickson, that he may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Olto W. Jupyter Ordinary

GEORGIA, GWINNETT COUNTY,

Clarence F. Dickson Natural, Guardian of Raymond Earl Dickson, has applied to me for a discharge from his guardianship of Raymond Earl Dickson:

This is therefore to notify all persons concerned to fil their objections, if any they have, on or before the first Tuesday in January 2nd, 1973 next, else he will be discharged from his guardianship as applied for.

This 28th day of November, 19 72. Olto W. Jupyter Ordinary

Gwinnett Court of Ordinary, January 2nd Term, 19 73

The petition of Clarence F. Dickson Natural, Guardian of Raymond Earl Dickson, for dismission from his guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of his returns, accounts, and vouchers, that he has fully and fairly executed his trust as Guardian of Raymond Earl Dickson and there being no valid objection offered why he should not be dismissed from his guardianship: It is ordered by the Court that he be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to him.

Olto W. Jupyter Ordinary

Recorded Jan 2, 1973

J. Williams Ordinary

344 cc Blue

GEORGIA, GWINNETT COUNTY

No. #7206"

To the Court of Ordinary of said County:.

The petition of Mrs. Naomi George Tyler Executrix, Executor of the last will and testament of Mr. Freeman P. Tyler, deceased, showeth that he has fully discharged all the duties of such Executor; that he has paid all the debts of her estate Mr. Freeman P. Tyler; has turned over the residue on her books to the lawful heirs of Mr. Freeman P. Tyler, as provided in said will. He therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration; and while such citation is running his proceedings as such Executor may undergo a thorough revision by this Court.

✓ Naomi George Tyler, Executrix  
Mrs. Naomi George Tyler, Executor

GEORGIA, GWINNETT COUNTY, COURT OF ORDINARY,  
November Term, November 22nd, 19 72

The above petition having been read and considered, Ordered, that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court

Alto W. Tucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, Mrs. Naomi George Tyler, Executrix, Executor of the last will of Mr. Freeman P. Tyler, represents to the Court in her petition, duly filed and entered on record, that he has fully administered

Mr. Freeman P. Tyler's estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Executor should not be discharged from his administration, and receive Letters of Dismission, on the first Monday in January 2nd, 19 73

11/22/1972

Alto W. Tucker, Ordinary.

GEORGIA GWINNETT COUNTY, COURT OF ORDINARY,  
January Term, January 2nd, 1973

It appearing to the Court that the citation for a discharge from his administration of Mr. Freeman P. Tyler's estate has been duly issued and published, and it also appearing to the Court, from a thorough examination of all the proceedings of said

Mrs. Naomi George Tyler, Executor of Mr. Freeman P. Tyler's estate, that he has fully and faithfully administered said estate, and

is legally entitled to a discharge from his administration, and no sufficient objection being offered to her dismission, this Court orders that he be discharged from his administration of

Mr. Freeman P. Tyler's estate, and that as evidence of this discharge, Letters of Dismission issue to her her

Alto W. Tucker, Ordinary.

HUBERT G. HOLLAND  
ATTORNEY AT LAW  
7 ATLANTA STREET, SUITE A  
MARIETTA, GEORGIA 30060

De Bonis Non With Will Annexed

PETITION FOR LETTERS OF DISMISSION FROM ADMINISTRATION.

(Bot 788-2)

REDFORD & SPENCE REDFORD

STATE OF GEORGIA, GWINNETT COUNTY

No. 6240

To the Court of Ordinary of Said County:

Annexed

The petition of N. T. Davis Administrator De Bonis Non With Will/ of Mrs. N. M. (Sara Frances Doss Davis)

showeth that he has fully discharged all the duties of such administrator; that he has paid all the debts of his testate; has turned over the residue on his books to the lawful heirs of Mrs. N. M. (Sara Frances Doss Davis); he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration, and while such citation is running, his proceedings as such Administrator may undergo a thorough revision by this Court.

N. T. Davis, Administrator 2458 McAfee Dr. Decatur Ga. 30032

GWINNETT COURT OF ORDINARY

Term, November 24th, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary

GEORGIA, GWINNETT COUNTY

Annexed

Whereas, N. T. Davis Administrator De Bonis Non with Will/ of Mrs. N. M. (Sara Frances Doss Davis) represents to the Court in his petition, duly filed and entered on record, that he has fully administered said Estate

This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrator should not be discharged from his administration, and receive Letters of Dismission, on the 2nd day of January 1973

11/24/1972

Alton W. Tucker, Ordinary

GWINNETT COURT OF ORDINARY

JANUARY Term, January 2nd, 1973

It appearing to the Court that the citation for a discharge from his administration of Mrs. N. M. (Sara Frances Doss Davis) estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said N. T. Davis Administrator of said estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of Mrs. N. M. (Sara Frances Doss Davis) estate, and that as evidence of this discharge, Letters of Dismission issue to him

Alton W. Tucker, Ordinary

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STATE OF GEORGIA, COUNTY OF GWINETT

NO "7365"

To the Court of Ordinary of Said State and County:

The petition of WILLIE MAE BAILEY

respectfully showeth that on the 24th day of August 19 72

HUBERT EDWARD BAILEY, SR.

a resident of the County of Gwinett State of Georgia died intestate,

owning property in the county of Gwinett, State of Georgia and there has been no

administration on the said estate and there is no application for an administration pending, either in this

or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit:

Willie Mae Bailey age 53, residing at 1914 Dean Ave., Lot 3, Rome

Beverly Ann B. Summerville age 29, residing at 56 Hickory St., Rome,

Hubert E. Bailey, Jr. age 32, residing at New York (Armed forces)

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:

1963 Buick automobile, Serial # 4J6013673 \$350.00

1970 Buick automobile, Serial # 4984870H902833 \$2500.00

Fleetwood Mobile Home, 12 x 60, Serial # DD9M S10847;22 \$4,000.00

22 Shares Celanese Corp. common stock, certificate No. 770791.

@\$38.00 share

The estate consists of the following described real estate with a valuation as shown below:

None

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

*Willie Mae Bailey*  
Petitioner.

Address: 1914 Dean St. Lot 3  
Rome, Georgia 30161

Sworn to and subscribed before me this 20th day of November, 1972.

*Barbara Tate*  
Notary Public.

The following Security Deed is a charge against the estate:

None

TO THE COURT OF ORDINARY OF FLOYD COUNTY, GEORGIA  
RE: ESTATE OF HUBERT EDWARD BAILEY, SR., DECEASED

I being an heir at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same and all further service and agree that no administration is necessary.

*Hubert Edward Bailey, Jr.*  
HUBERT EDWARD BAILEY, JR.

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

*Willie Mae Bailey*  
*Lucy Ann Emardille* - *Hubert Edward Bailey, Jr.*  
HUBERT EDWARD BAILEY, JR.

GWINETT COUNTY COURT OF ORDINARY

AT CHAMBERS, November 27th, 1972

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on ~~the 6th day of~~ <sup>Tuesday</sup> January 2nd, next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

*Alton W. Juba*  
Ordinary.

Court of Ordinary, GWINETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of HUBERT EDWARD BAILEY, SR., deceased, formerly of the County of GWINETT, State of GEORGIA, notice is hereby given that WILLIE MAE BAILEY

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office ~~Monday~~ <sup>Tuesday</sup> January 2nd, 1973, at 10:00 o'clock A.M., and if no objection is made an order will be passed saying no Administration is necessary. November 27th, 1972.

*Alton W. Juba*  
Ordinary.

ORDER

GEORGIA, Gwinett COUNTY. Court of Ordinary, January Term, 1973.

The above and foregoing petition stating that no administration is necessary on the estate of

Hubert Edward Bailey, Sr.

by Willie Mae Bailey

coming on to be heard, and it appearing that all of the heirs at law of Hubert Edward Bailey, Sr., deceased, are of age and suffering under no

disability, and that the estate of Hubert Edward Bailey, Sr. owes no debts, or all creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of Hubert Edward Bailey, Sr.

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of Hubert Edward Bailey, Sr.

This 2nd day of January

*Alton W. Juba*  
Ordinary.

PETITION

GEORGIA, WINNETT COUNTY.

NO. "7377"

To the Court of Ordinary of Said County:

The petition of Lillie Virginia Banks Cole

whose post office address is 2335 Valley Drive, R. R. 1, Snellville, Georgia

respectfully sheweth that on the 11th day of October, 1972, Benjamin Wesley

Cole, Sr a resident of said State and County, who resided at 2335 Valley Drive, R. R. 1, Snellville, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner..... further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat.or.
<u>Lillie Virginia Banks Cole</u>	<u>2335 Valley Dr., RR 1 Snellville, Ga.</u>	<u>Adult</u>	<u>Wife</u>
<u>Peggy Virginia Cole</u>	<u>3584 D Club House Cir., East Decatur, Georgia</u>	<u>21</u>	<u>Daughter</u>
<u>Patricia Viola Cole</u>	<u>2335 Valley Dr., RR 1 Snellville, Georgia</u>	<u>16</u>	<u>Daughter</u>
<u>Benjamin Wesley Cole, Jr.</u>	<u>2335 Valley Dr., RR 1 Snellville, Georgia</u>	<u>9</u>	<u>Son</u>

Petitioner..... produces said Will in Court and prays that it be proven in Solemn Form, and to this end she

prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on ~~the 21st day of December~~ Tuesday January 2nd, 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner..... prays that Letters Testamentary issue to petitioner in terms of the law.

This 21st day of December, 1972

Lillie Virginia Banks Cole  
Lillie Virginia Banks Cole Petitioner.  
Ronald L. Drake  
Ronald L. Drake Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Lillie Virginia Banks Cole, who on oath says that

the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 21st day of December, 1972

Lillie Virginia Banks Cole  
Alton W. Tucker  
Ordinary

ORDER OF SERVICE

WINNETT COURT OF ORDINARY

At Chambers December 21st, 1972

Upon reading and considering the foregoing Petition, it is ordered that Lillie Virginia Banks Cole,

Peggy Virginia Cole, Patricia Viola Cole, and Benjamin Wesley Cole, Jr.

appear before the Court of Ordinary to be held in and for said County on the ~~6th day of~~ Tuesday January 2nd next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Lillie Virginia Banks Cole as the last Will and Testament of Benjamin Wesley Cole, Sr. late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of said deceased, and it is further ordered that the said Lillie Virginia Banks Cole, Peggy Virginia Cole, Patricia Viola Cole, and Benjamin Wesley Cole, Jr.

~~be and to be served on the said parties and this order at least ten (10) days before the next~~  
~~session of the Court~~

~~and to be published in the State of Georgia and to be duly recorded in the public~~  
~~publication of notice of said proceedings in~~  
~~the newspaper published in~~ County Georgia before the

This 21st day of December 1972

*Alton W. Lumber*  
 Ordinary.

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other further service or notice.

Lillie Virginia Banks Cole  
Peggy Virginia Cole  
Patricia Viola Cole  
Benjamin Wesley Cole, Jr.

Guardian ad Litem for said minors,  
Patricia Viola Cole and Benjamin Wesley  
Cole, Jr.

GEORGIA, GINNETT COUNTY.

I have this day served Lillie Virginia Banks Cole, Peggy Virginia Cole, Patricia Viola Cole, Benjamin Wesley Cole, Jr., and Patricia Viola Cole and Benjamin Wesley Cole, Jr. Guardian ad Litem for minors Patricia Viola Cole and Benjamin Wesley Cole, Jr. with a copy of the within petition and order.

12/21/1972

*J. James B. ...*  
 Sheriff, GINNETT County, Ga.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Benjamin Wesley Cole, Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Benjamin Wesley Cole, Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

No. "7377"

LILLIE VIRGINIA BANKS COLE  
Propounder

vs

BENJAMIN WESLEY COLE, SR.  
Deceased

)  
)  
)  
)  
)  
)  
)

INTERROGATORIES OF SUBSCRIBING WITNESS

TO: Mary B. Fountain, DeKalb General Hospital  
Decatur, Georgia

Question: Did you see Benjamin Wesley Cole, Sr. execute the attached document marked Exhibit "A" which purports to be his Last Will and Testament, in your presence and in the presence of Mrs. Howell A. Sorrells and Mr. Tommy M. Cole?

Answer: Yes

Question: Did Benjamin Wesley Cole, Sr. publish and declare said document to be his Last Will and Testament at that time?

Answer: Yes

Question: Did you, Mrs. Howell A. Sorrells, and Mr. Tommy M. Cole subscribe the same as witnesses at the special instance and request of Benjamin Wesley Cole, Sr., and in his presence and in the presence of each other?

Answer: Yes

Question: Did the said Benjamin Wesley Cole, Sr. sign the same freely and voluntarily; and was he at the time of signing, of sound and disposing mind and memory?

Answer: Yes

Dated this 19 day of December, 1972.

Mary B Fountain  
MARY B. FOUNTAIN

Subscribed and sworn to before me, a Notary Public, this 19th day of December, 1972.

Eugene L Knight  
Notary Public  
Decatur, Georgia  
Dec 22, 1972

*Lillie Virginia Banks Cole*  
 Lillie Virginia Banks Cole  
*Peggy Virginia Cole*  
 Peggy Virginia Cole  
 Patricia Viola Cole  
 Benjamin Wesley Cole, Jr.

guardian ad litem for said minors,  
 Patricia Viola Cole and Benjamin Wesley  
 Cole, Jr.

AFFIDAVIT TO PROBATE OF WILL.

GEORGIA, GWINNETT COUNTY.

Mrs. Howell A. Sorrells and Mr. Tommy M. Cole do swear that they as well as Mary B. Fountain saw the within named Benjamin Wesley Cole, Sr. sign and publish the within attached paper as his last will and testament; that we subscribed the same as witnesses thereto at the special instance and request of the said Benjamin Wesley Cole, Sr. and in his presence, as did also Mary B. Fountain in the

presence of the testator and of each other; that the said Benjamin Wesley Cole, Sr. signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Mrs Howell A. Sorrells*  
 Mrs. Howell A. Sorrells  
*Tommy M. Cole*  
 Mr. Tommy M. Cole

Mary B. Fountain

Sworn to and subscribed before me, this 2nd day of January 1972

*Alvin W. Tucker*  
 Ordinary.

Lillie Virginia Banks Cole, PROPOUNDER ) GWINNETT COURT OF ORDINARY.  
 vs. ) Petition for Probate in Solemn Form  
 Benjamin Wesley Cole, Sr. DECEASED ) JANUARY Term, 1972

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Lillie Virginia Banks Cole, Peggy Virginia Cole, Patricia Viola Cole, Benjamin Wesley Cole, Jr., and James W. Garner, Guardian ad litem for said minors, Patricia Viola Cole and Benjamin Wesley Cole, Jr.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Mrs. Howell A. Sorrells, Mr. Tommy Cole, Mary B. Fountain that this paper is the last Will and Testament of Benjamin Wesley Cole, Sr. and he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Orders further that Letters Testamentary issue to Lillie Virginia Banks Cole, the executrix named in said Will upon her taking oath required by law.

This 2nd day of January 1972

*Alvin W. Tucker*  
 Ordinary.

O A T H  
 GEORGIA, GWINNETT COUNTY.

I, Lillie Virginia Banks Cole, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Benjamin Wesley Cole, Sr. deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Lillie Virginia Banks Cole*  
 Lillie Virginia Banks Cole

Sworn to and subscribed before me, this 2nd day of January 1972

*Alvin W. Tucker*  
 Ordinary.

GUARDIAN AD LITEM

WINNETT Court of Ordinary.

At Chambers December 21st, 1972

It appearing to the Court in the matter of the Petition of Lillie Virginia Banks Cole

for probate in solemn form the last Will and Testament of Benjamin Wesley Cole, Sr. deceased, that Patricia Viola Cole and Benjamin Wesley Cole, Jr.

heirs at law of said deceased, are Minor s and have no regular guardian: It is, therefore, ordered by the Court that James W. Garner

be, and is hereby appointed Guardian ad Litem, to represent said minor children herein.

This 21st day of December 1972

[Signature of J. W. Garner] Ordinary

GEORGIA, Winnett County.

Having been appointed Guardian ad Litem to represent Patricia Viola Cole and Benjamin Wesley Cole, Jr.

Minor s in the matter of the probate of the last Will and Testament of Benjamin Wesley Cole, Sr.

deceased, in said Court, I hereby accept said appointment and agree to represent said Minor s in said proceeding. I waive all further service or notice

This 2nd day of January 1972

[Signature of James W. Garner]

GEORGIA, GWINNETT COUNTY

NO. #6030\*

TO THE HONORABLE ALTON W. TUCKER, ORDINARY OF SAID STATE AND COUNTY

Comes now BETTY JO BRITT, Administratrix of the Estate of John O. Britt, Jr., deceased, and shows to the Court the following facts:

-1-

That approximately 18 months prior to the death of John O. Britt, Jr., he sold his undivided one-third interest in the property hereinafter described to Frank A. Brown, receiving the sum of \$2,500.00. The property is particularly described as follows:

All that tract or parcel of land situate, lying and being in Land Lot 354 of the 7th Land District of Hall County, Georgia, and being Lot No. 7 of the Bruce B. Pass Subdivision, more particularly show and delineated by plat of the survey made May 5, 1956, by S. R. Fields, Gwinnett County Surveyor, as follows:

BEGINNING at a point on Shadburn Ferry Road at the point where the northwestern boundary of Lot No. 6 of the said subdivision joins Lot No. 7 in said road, and thence running South 58 degrees 45 minutes West along Lot No. 6 a distance of 250 feet to property of the United States; thence running North 37 degrees 20 minutes West along property of the said United States a distance of 50 feet to the boundary of Lot No. 8 of said subdivision; thence running North 58 degrees 45 minutes East a distance of 250 feet along Lot No. 8 to a point in said road; thence running in a southeasterly direction in said road a distance of 50 feet to the point of beginning.

and is the same property described in warranty deed from Leland H. Reavis to John O. Britt, Jr., Frank A. Brown and Louie T. Corley, dated March 5, 1960, recorded in Deed Book 229, Page 669-70, Hall County Records.

-2-

Through omission and oversight a warranty deed was not executed conveying the interest of John O. Britt, Jr. to Frank A. Brown prior to his death.

WHEREFORE, petitioner prays that authority be granted for her, as administratrix, to execute a proper deed to a one-third interest in said lands.

Betty Jo Britt  
Betty Jo Britt

GEORGIA, GWINNETT COUNTY

Personally appeared before the undersigned attesting officer, duly authorized by law to administer oaths in the State of Georgia, BETTY JO BRITT, who being duly sworn, deposes and says on oath that the facts set forth in the above and foregoing are true and correct to the best of her knowledge and belief.

Betty Jo Britt  
Betty Jo Britt

Sworn to and subscribed before me, this 13th day of December, 1972.

John W. Green  
Notary Public, Gwinnett County,  
Georgia

O R D E R

The within petition having been read and considered, let the same be filed. Let all the heirs at law of John O. Britt, Jr., deceased, be served with a copy of the petition and let them show cause before me on Tuesday January 2nd., 1973 why the prayers of the petition should not be granted.

John W. Green is hereby appointed Guardian ad litem for Barry Lee Britt, a minor. Let a copy of the complaint be served on said Guardian ad litem and let him file an answer with the Court prior to January 2nd., 1973.

This 13th. day of December, 1972.

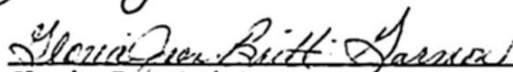
Alton W. Tucker  
Ordinary, Gwinnett County, Georgia

ACKNOWLEDGMENT OF SERVICE

Due and legal service of process and copy of the petition in the within matter is hereby acknowledged. Process and all other and further service of process, copy process, copy of the petition, and all other and further notice or service and time of filing is hereby waived.

This 18th day of December, 1972.

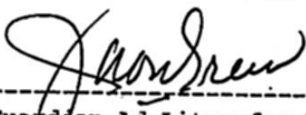
  
Jimmy Otis Britt

  
Gloria Jean Britt

ACKNOWLEDGMENT OF SERVICE

Due and legal service of process and copy of the petition in the within matter is hereby acknowledged. Process and all other and further service of process, copy process, copy of the petition, and all other and further notice or service and time of filing is hereby waived.

This the 28th day of December 1972.

  
Guardian Ad Litem for Barry Lee Britt

GEORGIA, GWINNETT COUNTY

IN RE: Estate of John O. Britt, Jr., Deceased NO"6030"

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY

O R D E R

The within and foregoing matter coming on before me at the regular January term, 1973 of this Court and it being made to appear to the Court that the interest of John O. Britt, Jr., was acquired by Frank A. Brown in the property described in the petition prior to the death of John O. Britt, Jr., deceased, and that consideration has been fully paid and through inadvertency a deed was not executed during the lifetime of John O. Britt, Jr., and

It further appearing that no objections to the prayers of the petition have been raised, the Administratrix of the Estate of John O. Britt, Jr. is hereby authorized to execute an Administrator's deed to Frank A. Brown for the purpose of conveying the interest of John O. Britt, Jr. in the property described in the petition.

This 2nd day of January, 1973.

  
Ordinary, Gwinnett County, Georgia

PETITION

GEORGIA, GWINNETT COUNTY.

NO 7380

To the Court of Ordinary of Said County:

The petition of Verlyn C. Womack

whose post office address is 148 Lake Drive Doraville Ga. 30340

respectfully showeth that on the 24th day of December, 1972, Kenneth L. Womack

a resident of said State and County, who resided at 148 Lake Drive Doraville Ga. departed this life after having made and published his last Will and Testament wherein she nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Verlyn C. Womack</u>	<u>128 Lake Drive Doraville Ga.</u>	<u>42</u>	<u>WIDOW</u>
<u>Kenneth Lee Womack Jr.</u>	<u>148 Lake Drive Doraville Ga.</u>	<u>21</u>	<u>Son</u>
<u>Ramona W. Eason</u>	<u>Spanish Apts. Clarkston Ga.</u>	<u>79</u>	<u>Daughter</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in 1973, to show cause if any exist, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 29th day of December, 1972

Verlyn C. Womack  
Petitioner.

E. L. Owens  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Verlyn C. Womack, who on oath says that the facts set forth in the foregoing petition are true.

Verlyn C. Womack

Sworn to and subscribed before me, this 29th day of December, 1972

Albert W. Zucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Kenneth L. Womack deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Kenneth L. Womack and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Verlyn C. Womack  
Kenneth Lee Womack Jr.  
Ramona W. Eason

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

359

GEORGIA, WINNETT COUNTY.

E. L. OWENS AND ANNIE M. OWENS do swear that THEY  
 as well as LYNDA CAIN saw the within named  
KENNETH L. WOMACK SR. sign and publish the within attached paper  
 as HIS last will and testament; that THEY subscribed the same as witness thereto at the special instance  
 and request of the said KENNETH L. WOMACK SR.  
 and in HIS presence, as did also LYNDA CAIN in the

presence of the tests TOR and of each other; that the said KENNETH L. WOMACK SR.  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

A diligent search has been made for Lynda Cain and her whereabouts are unknown, her signature was varified by the other two witnesses.

Annie M. Owens  
E. L. Owens

January 3, 1973

Sworn to and subscribed before me, this 3rd. day of January 1973

Albert H. Tucker  
 Ordinary.

VERLYN C. WOMACK PROPOUNDER }  
 vs. }  
KENNETH L. WOMACK SR. DECEASED }

WINNETT COURT OF ORDINARY.  
 Petition for Probate in Solemn Form  
JANUARY 3rd. Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
VERLYN C. WOMACK, KENNETH LEE WOMACK JR. AND  
RAMONA W. EASON

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, KENNETH L. WOMACK SR. Owens  
 that this paper is the last Will and Testament of KENNETH L. WOMACK SR. Annie M. Owens, E. L. /  
 and that HE was competent to make a Will at the time HE  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to VERLYN C. WOMACK, the  
 execut RIX named in said Will, upon HER taking oath required by law.

This 3rd. day of January, 19 73

Albert H. Tucker  
 Ordinary.

O A T H

GEORGIA, WINNETT COUNTY.

I, Verlyn C. Womack, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named Kenneth L. Womack, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Verlyn C. Womack

Sworn to and subscribed before me, this 3rd. day of January, 19 73

Albert H. Tucker  
 Court of Ordinary.

State of Georgia,                                           County

GWINNETT

NO            "7361"

To the Ordinary of Said County:

The petition of M. T. Dewberry

whose post office address is RFD. # 2 Lawrenceville Ga. 30245

and whose place of residence is Same Her            1972

respectfully showeth that G. J. Dewberry & Mrs. Sally Dewberry, Date of death 11/16/

whose legal residence was RFD. # 2 Lawrenceville Ga.

departed this life on the His date of death  
Sept. 12th . 1953 leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of                       
Twelve Hundred (\$1200.00) Dollars, and at the time of his

death the said G. J. Dewberry was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	NONE	Address	Age	Relationship to Deceased

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Roy Dewberry</u>	<u>27 Zebulon Road Barnesville Ga.</u>	<u>71</u>	<u>Son</u>

Also known as Roy Nails

<del>YBY</del> <u>M. T. Dewberry</u>	<u>Rte # 1 Lawrenceville Ga.</u>	<u>60</u>	<u>Son</u>
--------------------------------------	----------------------------------	-----------	------------

(DEED to Land recorded in Deed Book No. 36 Page 220.)

Full particulars as to the above are lacking for the following reason(s):                     

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration on G. J. Dewberry & Mrs. Sally Dewberry (estate, and your petitioner will ever pray.

This Nov. 21st,           , 19 72

GWINNETT

Court of Ordinary November 21st, 19 72

The above petition of M. T. Dewberry that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue

                     Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern:

M. T. Dewberry having, in proper form, applied to me for Permanent Letters of Administration on the estate of G. J. Dewberry, & Mrs. Sally Dewberry, late of said County, this is to cite all and singular the creditors and next of kin of G. J. Dewberry & Mrs. Sally Dewberry to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to M. T. Dewberry on G. J. Dewberry & Mrs. Sally Dewberry estate.

Witness my hand and official signature, this 21st day of November, 19 72.  
*Alfred W. Tucker* Ordinary.

COURT OF ORDINARY	
January 2nd	Term, 19 72
PETITION OF	
M. T. Dewberry	
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF	
G. J. Dewberry, & Mrs. Sally Dewberry	
Dewberry	Deceased.
Filed in office	21st day of
November	19 72
<i>Alfred W. Tucker</i> Ordinary.	
GEORGIA	
WINNETT COUNTY	
Entered on Minutes of Court, Ordinary's office,	
Book	Page
No	No
this day of January, 19 73	

*Jac. Holland Atty At Law* Ordinary.  
LAWYERS - GEORGIA

WINNETT Court of Ordinary.  
JANUARY Term, January 2nd, 19 72

Citation having been duly issued and published, requiring all and singular next of kin and creditors of G. J. Dewberry, & Mrs. Sally Dewberry, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to M. T. Dewberry, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to M. T. Dewberry as Administrator of G. J. Dewberry & Mrs. Sally Dewberry, upon his giving bond and security in the sum of Twenty Five Hundred (\$2,500.00) Dollars, and taking the usual oath of office.  
*Alfred W. Tucker* Ordinary.

I, M. T. Dewberry, do solemnly swear that G. J. Dewberry & Mrs. Sally Dewberry died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Sworn to and subscribed before me 2nd day of January, 19 73.  
*Alfred W. Tucker* Ordinary.

Recorded this 2 day of Jan, 19 73.  
*Jac. Holland* Ordinary.

PETITION

GEORGIA, WINNETT COUNTY. NO "7381"

To the Court of Ordinary of Said County:

The petition of Mrs. Allene McKelvey Griswell, & Sam B. McKelvey whose post office address is 283 Jackson Street Lawrenceville Ga. 30245

respectfully sheweth that on the 3rd day of March, 1972, Mrs. E. L. (Annie) McKelvey, a resident of said State and County, who resided at 283 Jackson Street Lawrenceville Ga. departed this life after having made and published her last Will and Testament wherein she nominated your petitioners as executors.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
Mrs. Elizabeth M. Brooks,	3873 Nielsen Ct. Clarkston Ga.		Daughter
Mrs. Mary Lou M. Deiny,	78 Clarendon Ave. Avondale Estates Ga.		"
Mrs. Charlotte M. Hunt,	323 Nielsen Ct. Clarkston Ga.		"
Mrs. Allene M. Griswell,	283 Jackson St. Lawrenceville Ga.		"
Mrs. Laura M. Moore,	104 Hillcrest Dr. Gailhoun Ga.		"
Luther F. McKelvey,	62 Dorothy St. Atlanta Ga.		SON
Paul A. McKelvey	Jackson Street Lawrenceville Ga.		"
Sponcer A. McKelvey,	5887 S.W. 27th. St. Miami Fla.		"
Joe M. McKelvey Sr.	1566 Jonesboro Rd. S.E. Atlanta Ga.		"
Sam B. McKelvey	283 Jackson St. Lawrenceville Ga.		"
Lerry E. McKelvey	3935 Doral Cir. Doraville Ga.		GRANDSON
Mrs. Carol M. Fuentes	1509 G. Holcombe Dr. Road Norcross		Granddaughter

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next ordinary court of said County which is to be held at the Court House in said County on the first Monday next, to wit, XXXXXX, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioners pray that Letters Testamentary issue to them in terms of the law.

This 4th day of January, 1972. Sam B McKelvey

Petitioner shows that all the above heirs Mrs Allene M McKelvey Griswell at law are above the age of 21 Yrs. Petitioner.

G. Hughel Harrison  
Lawrenceville Ga. Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Mrs. Allene M. Griswell, & Sam B. McKelvey, who on oath says that the facts set forth in the foregoing petition are true.

Sam B McKelvey Mrs Allene M McKelvey Griswell  
Sworn to and subscribed before me, this 4th day of January, 1973

Alton W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mrs. E. L. (Annie) McKelvey, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mrs. E. L. (Annie) McKelvey and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

<u>Paul A. McKelvey</u>	<u>Mrs Elizabeth M. Brooks</u>
<u>Luther F. McKelvey</u>	<u>Mrs Mary Lou M. Deiny</u>
<u>Joe M. McKelvey Sr.</u>	<u>Mrs. Charlotte M. Hunt</u>
<u>Sam B. McKelvey</u>	<u>Mrs Allene M. Griswell</u>
<u>Sponcer A. McKelvey</u>	<u>Mrs Carol M. Fuentes</u>
<u>Laura M. Moore</u>	<u>Lerry E. McKelvey</u>

AFFIDAVIT TO PROBATE OF WILL

343

GEORGIA, CHISNETT COUNTY.

We the undersigned \_\_\_\_\_ do swear that WE  
 \_\_\_\_\_ saw the within named  
Mrs. E. L. (Annie) McKelvey  
 sign and publish the within attached paper  
 as her last will and testament; that we subscribed the same as witness thereto at the special instance  
 and request of the said Mrs. E. L. (Annie) McKelvey  
 and in her presence, as did also we in the  
 presence of the testator and of each other; that the said Mrs. Annie E. L. (Annie) McKelvey  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound mind and disposing memory.

*Tom M. Wages*  
*H. C. Streetman*

Sworn to and subscribed before me, this 4th day of January, 1973  
 \_\_\_\_\_  
 Ordinary.

Mrs. Allene McKelvey Griswell  
Sam E. McKelvey PROPOUNDER } CHISNETT COURT OF ORDINARY.  
 vs. Petition for Probate in Solemn Form  
Mrs. E. L. (Annie) McKelvey DECEASED } January Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, have all  
acknowledged service to the probate of said will in Solemn Form.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, Tom M. Wages, & H. C. Streetman  
 that this paper is the last Will and Testament of Mrs. E. L. (Annie) McKelvey  
 and that she was competent to make a Will at the time she  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased. McKelvey

Ordered further that Letters Testamentary issue to Mrs. Allene McKelvey Griswell, & Sam E. /, the  
 executors named in said Will, upon their taking oath required by law.

This 4th day of January, 1973  
 \_\_\_\_\_  
 Ordinary.

O A T H

GEORGIA, CHISNETT COUNTY.

I, Mrs. Ellen McKelvey Griswell, & Sam E. McKelvey, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named Mrs. E. L.  
(Annie) McKelvey, deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

*Mrs. Allene M. C. Kelvey Griswell*  
*Sam E. McKelvey*

Sworn to and subscribed before me, this 4th day of January, 1973  
 \_\_\_\_\_  
 Judge Court of Ordinary.

PETITION

GEORGIA, Gwinnett COUNTY. No. 7382

To the Court of Ordinary of Said County:

The petition of Janis Verner and G. Howard Verner

whose post office address is Norcross, Georgia

respectfully sheweth that on the 1st day of January, 1973, George H. Verner, Sr.

a resident of said State and County, who resided at Norcross, Georgia departed this life after having made and published his last Will and Testament wherein he nominated your petitioners as executORS.

Petitioners further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat <u>or</u>
<u>Janis Verner</u>	<u>61 Sixteenth St., Atlanta, Ga.</u>	<u>52</u>	<u>daughter</u>
<u>G. Howard Verner</u>	<u>Norcross, Georgia</u>	<u>54</u>	<u>son</u>

Petitioners produces said Will in Court and prays that it be proven in Solemn Form, and to this end they pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in                     , 19      , to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioners pray that Letters Testamentary issue to them in terms of the law.

This 5th day of January, 1973

Janis Verner Petitioner.  
G. Howard Verner Jr. Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Janis Verner and G. Howard Verner, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 5th day of January, 1973

[Signature] Notary Public

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of George H. Verner, Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said George H. Verner, Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Janis Verner  
G. Howard Verner Jr.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

365

GEORGIA, Gwinnett COUNTY.

Henry Seay do swear that he  
 as well as W. L. Maloney saw the within named  
George H. Verner, Sr. sign and publish the within attached paper  
 as his last will and testament; that they subscribed the same as witness es thereto at the special instance  
 and request of the said George H. Verner, Sr.  
 and in his presence, ~~of~~ in the  
 presence of the testator and of each other; that the said George H. Verner, Sr.  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Henry Seay*  
*W. L. Maloney*

Sworn to and subscribed before me, this 5th day of January, 19 73

*Oliver W. Tucker*  
 Ordinary.

Janis Verner  
G. Howard Verner PROPOUNDER } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
George H. Verner, Sr. DECEASED } January 5th Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Janis Verner and G. Howard Verner

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, Henry Seay and W. L. Maloney  
 that this paper is the last Will and Testament of George H. Verner, Sr.  
 and that he was competent to make a Will at the time he  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased.

Ordered further that Letters Testamentary issue to Janis Verner and G. Howard Verner, the  
 execut ORS named in said Will, upon their taking oath required by law.

This 5th day of January, 19 73

*Oliver W. Tucker*  
 Ordinary.

GEORGIA, Gwinnett COUNTY.

Me, Janis Verner and G. Howard Verner, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named  
George H. Verner, deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

*Janis Verner*  
*G. Howard Verner Jr.*

Sworn to and subscribed before me, this 5th day of January, 19 73

*Oliver W. Tucker*  
 Court of Ordinary.

No. 4148

ORDER OF ORDINARY APPOINTING CHIEF CLERK  
AND CHIEF CLERK OF THE COURT OF ORDINARY

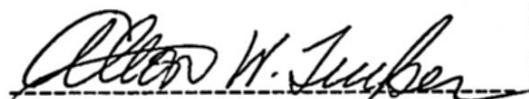
JANUARY TERM, 1973

GEORGIA, GWINNETT COUNTY:

It appearing to the undersigned as Ordinary of Gwinnett County Georgia that it is necessary for the convenience of the public, as well as his own convenience, and prompt dispatch of his official business that he appoint a Chief Clerk of the Court of Ordinary of said County and State.

THEREFORE, it is ORDERED that Mrs. Sue T. Williams, be and is hereby appointed as my official Chief Clerk and Chief Clerk of the Court of Ordinary of Gwinnett County, Georgia until such further order that I may make on the premises and it is further ORDERED that she qualify as such Chief Clerk under manner provided by law.

Witness my seal of office and official signature, this  
2nd day of January, 1973.

  
-----  
JUDGE COURT OF ORDINARY  
GWINNETT COUNTY, GEORGIA


OATH OF CHIEF CLERK  
AND  
CHIEF CLERK OF THE COURT OF ORDINARY

GEORGIA, GWINNETT COUNTY:

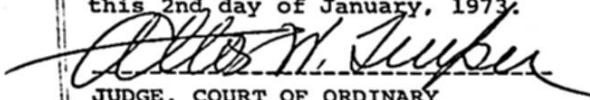
I do swear that I will well and truly discharge the duties of Chief Clerk to the Ordinary and Chief Clerk of the Court of Ordinary according to law, to the best of my knowledge and ability, without favor or affection to either party, and that I will only receive my legal fees.

SO HELP ME GOD.

This January 2nd, 1973

  
-----  
CHIEF CLERK & CHIEF CLERK OF  
THE COURT OF ORDINARY  
GWINNETT COUNTY, GEORGIA

Sworn to and subscribed before me,  
this 2nd day of January, 1973.

  
-----  
JUDGE, COURT OF ORDINARY

STATE OF GEORGIA, County of GWINNETT No. 7134

To the Ordinary of Said County:

The Petition of MRS. KATHERINE RITA RAINES AS GUARDIAN OF

Guardian of JOHNNY RICKY RAINES

a Minor,        years of age,       , shows:

That as such guardian s he has in hand the sum of \$1,244.68, which is the corpus and accrued interest in her said Ward's estate.

Dollars:       

That petitioner is the Guardian <sup>METNER</sup> of her said ward and is financially unable to adequately support said ward       .

That the income from said sum is insufficient for the maintenance and education of said ward       .

Wherefore your petitioner prays that your honor will grant an order allowing her to expend from the corpus of said ward's estate, the sum of \$1,244.68 Plus interest if any. Dollars, for the purpose of maintenance and education of said ward       , for a period of Twelve Months from date.

Katherine Raines  
MRS. KATHERINE RITA RAINES  
240 Garnett Street  
Buford, Georgia 30518  
Petitioner.  
Address.

STATE OF GEORGIA, County of GWINNETT

Personally appeared the undersigned MRS. KATHERINE RITA RAINES, GUARDIAN who on oath says that the averments in the foregoing petition are true.

Sworn to and subscribed before me,

this 8th day of January, 19 73

Alton W. Tucker Ordinary. Katherine Raines Petitioner.

NOTE:- If guardian is not parent of ward, strike from petition the words, "The petitioner is the        of h       said ward and is financially unable to adequately support said ward       ."

GWINNETT Court of Ordinary, January TERM Jan. 8th, 19 73

Upon reading and considering the foregoing petition, and it appearing that the averments therein made are true: it is ordered that the same be, and it is hereby granted; and said Guardian is hereby allowed to expend from the corpus of said ward's estate, the sum of \$1,244.68 plus any additional accrued interest. Dollars, for the purpose of maintenance and education. as prayed for in said petition, and that said Guardian makes returns showing proper expenditure of same.

Alton W. Tucker  
Ordinary.

IN THE COURT OF THE ORDINARY, GWINNETT COUNTY  
STATE OF GEORGIA

In Re: : Civil Action  
: : File No. 7076  
HOLLY MERKISON, :  
a minor under 14 years of age : ORDER

The foregoing final report of William Tanner having been read and considered the same is received, allowed filed, ~~and~~ approved. The attorney fees of Stack, O'Brien, & Neely, attorneys for petitioner in the sum of \$2250.00 is approved and ordered paid and the attorney fees of Lynwood A. Maddox, attorney for respondents in the sum of \$1640.00 is approved and ordered paid. William Tanner after entering into the covenant agreement with Julius Merkison regarding the Route 2, Wanda Lane property is directed to deliver all remaining assets of Holly Merkison, a minor to Earl Hillis his successor Guardian and is then relieved as guardian of Holly Merkison.

This 2nd day of January, 1973.

Alton W. Tucker  
COURT OF ORDINARY, GWINNETT COUNTY

Consented to:

William G. Tanner  
William Tanner, Guardian

Stack, O'Brien & Neely  
Stack, O'Brien & Neely, Attorneys  
for Petitioner

Lynwood A. Maddox  
Lynwood A. Maddox Attorney for  
Respondants

STATE OF GEORGIA

COUNTY OF GWINNETT

No. "7076"

TO THE ORDINARY OF SAID STATE AND COUNTY:

The petition of William G. Tanner, respectfully shows:

- 1 -

That he is the duly qualified and acting guardian of the person and property of Holly Merkison, a minor under 14 years of age, having been duly appointed by the Ordinary of said county.

- 2 -

That he desires to resign as such guardian because it is felt that the interests of the ward will be better served by having a close relative serve as guardian.

- 3 -

Petitioner names Julius Merkison to be appointed guardian in his stead, he being a suitable person and willing to accept the trust.

- 4 -

The next of kin of said ward are as follows:

Jack E. Merkison (Paternal Uncle)  
3064 Brook Drive  
Decatur, Georgia 30033

Earl Hillis (Maternal Uncle)  
Monroe Road  
Loganville, Georgia

Mr. Aldon "Joe" & Mrs. Ruby Merkison  
(Paternal Grandparents)  
R. F. D., Box 88  
Donalsonville, Georgia

Mrs. L. E. Hillis (Maternal Grandmother)  
Route 1, Box 130  
Lake Park, Georgia 31636

Mrs. Betty Dawson (Paternal Aunt)  
3615 Columbia Parkway  
Decatur, Georgia 30032

Mrs. Jewell White (Paternal Aunt)  
2112 Kirkwood Road  
Albany, Georgia

WHEREFORE, petitioner prays that the next of kin of said ward and said nominee be cited to appear at the next term of the Court of Ordinary, to show cause, if any they can, why petitioner should not be allowed to resign as such guardian and Julius Merkison appointed in his stead, all as required by law.

This 6th day of July, 1972.

STACK, Q'BRIEN & NEELY

BY: Stephen F. Carley  
Attorneys for Petitioner

STATE OF GEORGIA

COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

CITATION

To Julius Merkison, nominee, and Jack E. Merkison, Earl Hillis, Mrs. L. E. Hillis, Mr. Aldon Merkison, Mrs. Ruby Merkison, Mrs. Betty Dawson and Mrs. Jewell White, next of kin of Holly Merkison, a minor whose guardian seeks to resign:

You and each of you are hereby appointed to appear at the next term of the Court of Ordinary of said County, to be held on the First Monday in August, 1972, to show cause why William G. Tanner the present guardian of Holly Merkison, minor, should not be allowed to resign and the said Julius Merkison be appointed in his place.

This 7th. day of July , 1972.

Alton W. Tucker  
Alton W. Tucker  
Ordinary of Gwinnett County, Georgia

STATE OF GEORGIA

COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

ORDER

The petition of William G. Tanner asking leave to resign as guardian of the person and property of Holly Merkison having been read and considered:

It is ordered that Citation issue as prayed to Julius Merkison, who is nominated by petitioner to be appointed successor guardian, and to the next of kin of said ward, their names and addresses being as follows:

Jack E. Merkison (Paternal Uncle)  
3064 Brook Drive  
Decatur, Georgia 30033

Earl Hillis (Maternal Uncle)  
Monroe Road  
Loganville, Georgia

Mr. Aldon "Joe" & Mrs. Ruby Merkison  
(Paternal Grandparents)  
R. F. D., Box 88  
Donalsonville, Georgia

Mrs. L. E. Hillis (Maternal Grandmother)  
Route 1, Box 130  
Lake Park, Georgia 31636

Mrs. Betty Dawson (Paternal Aunt)  
3615 Columbia Parkway  
Decatur, Georgia 30032

Mrs. Jewell White (Paternal Aunt)  
2112 Kirkwood Road  
Albany, Georgia

This 7th day of July, 1972.

  
\_\_\_\_\_  
Ordinary of Gwinnett County, Georgia

STATE OF GEORGIA

COUNTY OF WINNETT

I, HOLLY MERKISON, a minor, 14 years of age, do hereby exercise my privilege of selection of a Guardian and do hereby select EARL HILLIS as Guardian of my property, and

JULIUS MERKISON as Guardian of my person.

This 29<sup>th</sup> day of December, 1972.

Holly Merkison  
HOLLY MERKISON

Witness:

Beatrice Cole  
Notary Public

IN THE COURT OF THE ORDINARY, GWINNETT COUNTY  
STATE OF GEORGIA

In Re:	:	Civil Action
	:	File No. 7076
HOLLY MERKISON,	:	
a minor under 14 years of age :	:	<u>ORDER</u>

The within and foregoing matter having come on regularly for hearing on application for appointment of a guardian of the property and a guardian of the person of Holly Merkison, a minor, and it appearing to the Court that;

(a) Holly Merkison has attained the age of fourteen (14) years since the application for appointment had been filed, and further

(b) That objections and counter applications for appointment of guardian were filed in response to the application, and further

(c) That William G. Tanner desires to be relieved as guardian of the person of property and person of the said Holly Merkison, and further

(d) That Holly Merkison has expressed her selection as a minor more than fourteen (14) years of age as to her preference and selection of her guardian, and further

(e) That Petitioners, respondents and the other nearest of kin by and through their attorneys of record have withdrawn their objections based upon a mutual consent of the parties as to the choice of the parties and the minor on the selection of the guardian of the person and property of Holly Merkison,

IT IS THEREFORE HEREBY ORDERED AS FOLLOWS:

Holly Merkison having exercised her right under Georgia law to select her guardian, and the objection of the respondents

having been withdrawn JULIUS MERKISON is hereby appointed Guardian of the person of Holly Merkison and EARL HILLIS is hereby appointed Guardian of the property of Holly Merkison. Earl Hillis shall furnish a surety bond in the amount of \$100,000<sup>00</sup> in terms of law prior to William Tanner's resignation and delivery of his wards property to the said Earl Hillis.

William Tanner is authorized and directed to sell the property located Route 2, Wanda Lane, Stone Mountain, to Julius Merkison for the sum of \$23,700.00, which sum shall be paid by assuming mortgage with Atlanta Federal Savings & Loan Association in the principal sum of \$23,700.00 and payment of \$7,000.00 to the estate of Holly Merkison, provided however, that the \$7,000.00 may be paid in the manner set forth in a covenant agreement dated 2nd day of January, 1978, providing for Julius Merkison to support and maintain Holly Merkison for the next ensuing seven (7) years.

The Household goods and the other items of personalty located at the Wanda Lane residence shall be delivered in kind to Earl Hillis, guardian for the use and purposes of Holly Merkison. The other cash and assets shall be paid over to Earl Hillis, guardian by William Tanner after William Tanner shall have made a final return of his ward's estate and expenses to date have been paid and approved by the Court.

The covenant entered into between the guardian of the property of Holly Merkison and Julius Merkison as purchaser of the Route 2 Wanda Lane property shall provide that Julius Merkison shall

provide maintenance and support of Holly Merkison for the next seven (7) years and shall be given an annual credit of One Thousand (\$1,000.00) Dollars per year toward the purchase of said residence. Upon failure of Julius Merkison to support Holly Merkison the full Seven Thousand (\$7,000.00) Dollars, or any remaining sums shall become due and payable in full. The guardian of the property shall be required to pay only medical and dental expenses including hospital and medical insurance premiums, and college or other higher educational expenses for the said Holly Merkison.

The Social Security payments received hereafter by Holly Merkison shall be paid directly to Earl Hillis, guardian of the property of Holly Merkison.

IT IS SO ORDERED this 2nd day of January, 1973.

Alton W. Tucker  
COURT OF ORDINARY, GWINNETT COUNTY

Consented to:

Stephen F. Carby  
Attorney for Petitioner

James W. [unclear]  
Attorney for Respondants

Earl Hillis  
Earl Hillis, Guardian of Property  
of Holly Merkison

Julius Merkison  
Julius Merkison, Guardian of  
Person of Holly Merkison

Sworn to and subscribed before me this  
day of January 1973.

OATH GUARDIAN OF PROPERTY

I, Earl Hillis do solemnly swear that I will well and truly perform the duties of me as Guardian of Holly Merkison and faith fully account with my ward for her estate, so help me God. This day of Jan. 1973.

OATH GUARDIAN OF PERSON

I, Julius Merkison do solemnly swear that I will well and truly perform the duties required of me as Guardian of Holly Merkison and faithfully account with my ward for her person, so help me God. This day of Jan. 1973.

Julius Merkison

PETITION

GEORGIA, Gwinnett COUNTY.

No. "7385"

To the Court of Ordinary of Said County:

The petition of Joeann Lyon Bennett - now Joeann Lyon Bennett Ingram

whose post office address is 1811 Ben Ave., Lilburn, Ga. 30247

respectfully showeth that on the 14th day of June 1969 Willie

Tedder Lyon a resident of said State and County, who resided at 1995 Robin Hood Lane

departed this life after having made and published her last Will and Testament wherein she nominated  
your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
<u>Joeann Lyon Bennett Ingram</u>	<u>1811 Ben Ave. Lilburn, Ga. 30247</u>	<u>38</u>	<u>Daughter</u>
<u>Robert Jefferson Tweedell</u>	<u>2175 Jackson Parkway, NW Atlanta, Ga. 30318</u>	<u>51</u>	<u>Son</u>
<u>Jean Lyon Martin</u>	<u>2792 Crest Court Tucker, Ga. 30084</u>	<u>35</u>	<u>Daughter</u>
<u>Jacklin Lyon Johnson</u>	<u>McDaniel St., Apt. 2-A Lilburn, Ga. 30247</u>	<u>23</u>	<u>Daughter</u>
<u>William Edward Lyon</u>	<u>Stonegate Manor Apts. College Park, Ga. 30337</u>	<u>Apt. B-2 32</u>	<u>Son</u>

Petitioner produces said Will in Court and pray<sup>S</sup> that it be proven in Solemn Form, and to this end SHE

pray<sup>S</sup> that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~to appear at the next term of the Court of Ordinary, which shall be held by and before the Court of Ordinary Monday~~

~~in~~ ~~to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner pray<sup>S</sup> that Letters Testamentary issue to HER in terms of the law.

This 10<sup>th</sup> day of January, 1973

Joeann Lyon Bennett Ingram  
Petitioner.  
Ralph R. Knolls  
4065 Lville Hwy. Tucker Ga. 30084 Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Joeann Lyon Bennett Ingram, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 10th day of January, 1973

Joeann Lyon Bennett Ingram  
Alvin W. Smith  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Willie Tedder Lyon deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Willie Tedder Lyon and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Joeann Lyon Bennett Ingram  
Jean Lyon Martin  
William Edward Lyon  
Jacklin Lyon Johnson  
Robert Jefferson Tweedell

AFFIDAVIT TO PROBATE OF WILL

377

GEORGIA, Guinnett COUNTY.

Mrs. Edna T. Highsmith do swear that she  
as well as Charles W. Naughton and Ralph R. Cadle saw the within named  
Willie Tedder Lyon sign and publish the within attached paper  
as her last will and testament; that she subscribed the same as witness thereto at the special instance  
and request of the said Willie Tedder Lyon  
and in my presence, as did also Charles W. Naughton and Ralph R. Cadle in the  
presence of the testatrix and of each other; that the said Willie Tedder Lyon  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

The whereabouts of Mrs. Edna Highsmith Keeps R. Cole  
is unknown. Charles W. Naughton

Sworn to and subscribed before me, this 10th. day of January, 19 73

Albert W. Tucker  
Ordinary.

Jocann Lyon Bennett Ingram PROPOUNDER } GUINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Willie Tedder Lyon DECEASED } JANUARY Term, 19 73.

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Jocann Lyon Bennett Ingram, Robert Jefferson Tweedell, Jean Lyon Martin, Jacklin Lyon Johnson, and William Edward Lyon

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Mrs. Edna T. Highsmith, Charles W. Naughton, & Ralph R. Cadle that this paper is the last Will and Testament of Willie Tedder Lyon and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Jocann Lyon Bennett Ingram, the executrix named in said Will, upon her taking oath required by law.

This 10th. day of January, 19 73

Albert W. Tucker  
Ordinary.

O A T H

GEORGIA, Guinnett COUNTY.

I, Jocann Lyon Bennett Ingram, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named Willie Tedder Lyon, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Jocann Lyon Bennett Ingram

Sworn to and subscribed before me, this 10th. day of January, 19 73

Albert W. Tucker  
Court of Ordinary.

PETITION

GEORGIA, Gwinnett COUNTY. No. "7386"

To the Court of Ordinary of Said County:

The petition of Joeann Lyon Bennett-now - Joeann Lyon Bennett Ingram whose post office address is 1811 Ben Ave., Lilburn, Ga. 30247 respectfully showeth that on the 21st day of October, 1972, William Baxter Lyon a resident of said State and County, who resided at... departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Table with 4 columns: Name, Address, Age, Relationship to Testator. Rows include Joanne Lyon Bennett Ingram (Daughter), Robert Jefferson Tweedell (son (Step)), Jean Lyon Martin (Daughter), Jacklin Lyon Johnson (Daughter), and William Edward Lyon (Son).

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday for... why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law. This 10th day of January, 1973

Handwritten signatures of Joeann Lyon Bennett Ingram (Petitioner) and Ralph R. Kelle (Attorney for Petitioner).

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Joeann Lyon Bennett Ingram, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 10th day of January, 1973. Handwritten signature of O. W. Tucker, Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of William Baxter Lyon deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said William Baxter Lyon and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Handwritten signatures of Joanne Lyon Bennett Ingram, Jean Lyon Martin, William Edward Lyon, Robert Jefferson Tweedell, and Jacklin Lyon Johnson.

AFFIDAVIT TO PROBATE OF WILL

379

GEORGIA, Gwinnett COUNTY.

Mrs. Edna T. Highsmith do swear that she  
 as well as Charles W. Maughon and Ralph R. Cadle saw the within named  
William Baxter Lyon sign and publish the within attached paper  
 as his last will and testament; that he subscribed the same as witness thereto at the special instance  
 and request of the said William Baxter Lyon  
 and in my presence, as did also Charles W. Maughon and Ralph R. Cadle in the  
 presence of the testator and of each other; that the said William Baxter Lyon  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

The whereabouts of Mrs. Edna T.  
~~Highsmith~~ Highsmith is unknown.

*Ralph R. Cadle*  
*Charles W. Maughon*

Sworn to and subscribed before me, this 10th day of JANUARY, 1973

*Alton W. Super*

Ordinary.

Joeann Lyon Bennett Ingram PROPOUNDER  
 vs.  
William Baxter Lyon DECEASED

GWINNETT COURT OF ORDINARY.  
 Petition for Probate in Solemn Form  
January 10th Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Joeann Lyon Bennett  
 Ingram, Robert Jefferson Tweedell, Jean Lyon Martin, Jacklin Lyon  
 Johnson, and William Edward Lyon

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, Mrs. Edna T. Highsmith, Charles W. Maughon & Ralph R. Cadle  
 that this paper is the last Will and Testament of William Baxter Lyon  
 and that he was competent to make a Will at the time he  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased.

Ordered further that Letters Testamentary issue to Joeann Lyon Bennett Ingram, the  
 executrix named in said Will, upon her taking oath required by law.

This 10th day of January, 1973

*Alton W. Super*

Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Joeann Lyon Bennett Ingram, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named  
William Baxter Lyon, deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

*Joeann Lyon Bennett Ingram*

Sworn to and subscribed before me, this 10th day of January, 1973

*Alton W. Super*

Court of Ordinary.

Petition for Order ~~XXXXXX~~ Vesting Guardianship of Property.

State of Georgia, County of ~~Fulton~~ WINNETT To the Ordinary of said County: No. "7387"

The petition of Virginia Mitchell Hamilton showeth that she is the Natural Guardian of her child Terri Francis Hamilton aged sixteen years \_\_\_\_\_ aged \_\_\_\_\_ years \_\_\_\_\_ aged \_\_\_\_\_ years \_\_\_\_\_

That said minor ~~is~~ entitled to considerable property by reason of a claim against John E. Norrell, William K. Valdez and U.S.I.F. Alhambra Apartments for certain personal injuries received in a swimming pool accident which occurred on May 25, 1972 at the Alhambra Apartments in Savannah, Chatham County, Georgia.

which property Petitioner desires to demand and receive for said minor \_\_\_\_\_ Petitioner, therefore, in compliance with the statute, ~~XXXXXX~~ asks ~~XXXXXX~~ that petitioner be vested with authority, as guardian, also of said property.

Tel No. 448-9247

Virginia Mitchell Hamilton Petitioner.  
Residing at Apartment 7, Tripple Creek Drive  
Norcross, Georgia 30071

**Selection**

WINNETT

State of Georgia, County of ~~Fulton~~ WINNETT To the Ordinary of said County:

I, Terri Francis Hamilton, a minor resident of said County, above the age of fourteen years, hereby select Virginia Mitchell Hamilton to be appointed the Guardian of my property, and ask that \_\_\_\_\_ be appointed.

January 10, 19 73

Terri Francis Hamilton

~~FULTON~~ COURT OF ORDINARY  
WINNETT

January 10, 19 73

Virginia Mitchell Hamilton natural Guardian of  
her \_\_\_\_\_ child Terri Francis Hamilton

~~XXXXXX~~  
~~XXXXXX~~  
No Bond is required the amount being only \$500.00

it is ordered ~~XXXXXX~~ that Virginia Mitchell Hamilton be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Arthur M. Tucker Ordinary.

GEORGIA

No. "7387"

GWINNETT COUNTY

TO THE ORDINARY OF SAID COUNTY:

The petition of Virginia Mitchell Hamilton, as mother, natural guardian, and guardian of the property of her minor child, Terri Francis Hamilton, sixteen years of age, respectfully shows:

1.

That petitioner has heretofore duly qualified as the guardian of the property of said Terri Francis Hamilton, and there is vested in petitioner a right of action against John E. Norrell, William K. Valdez, and U.S.I.F. Alhambra Apartments for certain personal injuries sustained by Terri Francis Hamilton as a result of an accident which occurred on or about May 25, 1972, under the following circumstances:

Terri Francis Hamilton was in the swimming pool of Alhambra Apartments in Savannah, Chatham County, Georgia and it is alleged that Terri Francis Hamilton was struck on the left ear by the body of William K. Valdez, when William K. Valdez dove into the pool.

2.

Petitioner believes that the said claim of Terri Francis Hamilton against John E. Norrell, William K. Valdez and U.S.I.F. Alhambra Apartments should be compromised because it is an unliquidated claim, the legal liability of John E. Norrell, William K. Valdez and U.S.I.F. Alhambra Apartments is very doubtful and they have denied liability; further, that it is possible that an action for damages for said Terri Francis Hamilton might result in a verdict adverse to Terri Francis Hamilton and a finding that John E. Norrell, William K. Valdez and U.S.I.F. Alhambra Apartments were without negligence; further, that the filing of an action would necessitate the expenditure

of money for expenses of litigation which can be avoided by effecting the compromise settlement.

3.

Petitioner shows that notwithstanding the fact that John E. Norrell, William K. Valdez and U.S.I.F. Alhambra Apartments have denied liability and that it is possible that an action for damages for Terri Francis Hamilton might result in a verdict adverse to her, John E. Norrell, William K. Valdez and U.S.I.F. Alhambra Apartments have caused an offer to be made to pay petitioner the sum of FIVE HUNDRED DOLLARS in full settlement, satisfaction and release of all claims and causes of action held by petitioner.

4.

That the amount offered by John E. Norrell, William K. Valdez and U.S.I.F. Alhambra Apartments is reasonable and fair, and petitioner is willing to accept said sum in full and final settlement as above stated, and verily believes and deposes that it is to the best interest of Terri Francis Hamilton that said offer be accepted and said settlement consummated.

5.

That all the debts properly chargeable to the estate of Terri Francis Hamilton have been paid, and that the amount of said settlement is needed for the education, maintenance and special expenses of Terri Francis Hamilton.

WHEREFORE, petitioner prays that an order issue authorizing and directing petitioner to compromise the claim of Terri Francis Hamilton as aforesaid and authorizing petitioner to expend the sum of FIVE HUNDRED DOLLARS (\$500.00) on behalf of Terri Francis Hamilton for her education, maintenance and special expenses.

*Virginia Mitchell Hamilton*  
 Virginia Mitchell Hamilton, as  
 Parent and Guardian of Terri  
 Francis Hamilton, a Minor

STATE OF GEORGIA  
COUNTY OF GWINNETT

A F F I D A V I T

Virginia Mitchell Hamilton, being duly sworn deposes and says that the facts set forth in the foregoing petition are true and correct to the best of her knowledge, information and belief.

*Virginia Mitchell Hamilton*  
\_\_\_\_\_  
VIRGINIA MITCHELL HAMILTON

Sworn to and subscribed before me  
this 16 day of January, 1973.

*John J. Crowe*  
\_\_\_\_\_  
Notary Public

ORDER

GWINNETT COUNTY COURT OF ORDINARY

G E O R G I A  
GWINNETT COUNTY

The within and foregoing petition of Virginia Mitchell Hamilton as guardian of Terri Francis Hamilton, minor child, to compromise the claim and action therein set forth, being presented and sufficient proofs having been shown to the Ordinary that it is in the best interest of the said minor to grant the prayers of the petition,

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that the prayers of the petitioner be and are hereby granted and the petitioner is authorized and directed to compromise said claim on behalf of her ward and to execute an appropriate release of liability to the said John E. Norrell, William K. Valdez, State Farm Fire & Casualty Insurance Co. and U. S. I. F. Alhambra Apartments upon payment to the petitioner of the said sum of FIVE HUNDRED DOLLARS (\$500.00) of the ward's estate, the consideration for said compromise settlement, for the education, maintenance and special expenses of the said ward.

This 10th. day of January, 1973.

*Alton W. Tugler*  
\_\_\_\_\_  
JUDGE, COURT OF ORDINARY, GWINNETT COUNTY

STATE OF GEORGIA

COUNTY OF GWINNETT

PETITION FOR LEAVE TO ENCROACH ON CORPUS OF WARD'S ESTATE

To the Ordinary of Said County:

No. "7387"

The Petition of Virginia Mitchell Hamilton, guardian of Terri Francis Hamilton, a minor, sixteen years of age, shows:

That as such guardian she has in hand the sum of FIVE HUNDRED DOLLARS (\$500.00) by reason of injuries sustained by said minor on May 25, 1972, in an accident which occurred in the swimming pool of Alhambra Apartments in Savannah, Chatham County, Georgia.

WHEREFORE your petitioner prays that your Honor will grant an Order allowing petitioner to expend from the corpus of said ward's estate, the sum of \$500.00 for the purpose of maintenance and education of said ward, for a period of twelve months from date.

Virginia Mitchell Hamilton  
Petitioner

Apartment 7,  
729 Tripple Creek Drive  
Norcross, Georgia 30071

STATE OF GEORGIA, COUNTY OF GWINNETT

Personally appeared before the undersigned Virginia Mitchell Hamilton who on oath says that the averments in the foregoing petition are true.

Virginia Mitchell Hamilton  
Petitioner

Sworn to and subscribed before me  
this 10th day of January, 1973.

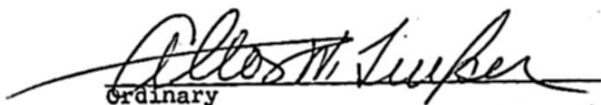
Walter D. Crow  
Notary Public

## O R D E R

GWINNETT COUNTY OF ORDINARY,

CHAMBERS, January 10th 19 73

Upon reading and considering the foregoing petition, and it appearing that the averments therein made are true, it is ordered that the prayer of the foregoing petition be and is hereby granted; and said guardian, Virginia Mitchell Hamilton, is hereby allowed to expend from the corpus of said ward's, Terri Francis Hamilton, estate, the sum of \$500.00, for the purpose of maintenance and education of the said ward, as prayed for in said petition, and that said guardian makes returns showing proper expenditure of same.

  
Ordinary

Form No. 324 PETITION FOR LEAVE TO ENCROACH ON CORPUS OF WARD'S ESTATE

STATE OF GEORGIA, County of GWINNETT No. 7243  
To the Ordinary of Said County:

The Petition of MRS. JUNE A. WALL  
Guardian of LOUISA JUNE WALL

THE NATURAL-BORN OFFSPRING OF PETITIONER, residing with petitioner,  
Minor, 16 years of age, shows:

That as such guardian she has in hand the sum of Five thousand  
(\$5,000.00) Dollars:

That petitioner is the mother of her said ward child and is financially unable  
to adequately support said ward child.

That the income from said sum is insufficient for the maintenance and education of said ward child

Wherefore your petitioner prays that your honor will grant an order allowing her  
child's  
to expend from the corpus of said ward's estate, the sum of Five thousand  
Dollars, for the purpose of maintenance and education of said ward child, for a period of Twelve  
Months from date; in addition, for payment of court costs, attorney's fee, and bond  
premium.

Mrs. June A. Wall  
Petitioner.  
Maple Drive, Lilburn, Georgia  
Address.

STATE OF GEORGIA, County of GWINNETT

Personally appeared the undersigned MRS. JUNE A. WALL  
who on oath says that the averments in the foregoing petition are true.

Sworn to and subscribed before me,  
this 4th day of January, 1973.  
Notary Public Ordinary.  
Commission expires 1-4-74.

Mrs. June A. Wall  
Petitioner.

NOTE: - If guardian is not parent of ward, strike from petition the words, "The petitioner is  
the of h said ward and is financially unable to adequately support  
said ward."

ORDER

GWINNETT Court of Ordinary, JANUARY TERM, JANUARY 16th, 1973

Upon reading and considering the foregoing petition, and it appearing that the average  
therein made are true; it is ordered that the same be, and it is hereby granted; and said Guardian  
is hereby allowed to expend from the corpus of said ward's estate, the sum of Five thousand  
(\$5,000.00) Dollars, for the purpose of maintenance and education,  
as prayed for in said petition, and that said Guardian makes returns showing proper expenditure of  
same.

Allen W. Tupper  
Ordinary

State of Georgia,                                           County

No. "7363"

To the Ordinary of Said County:

The petition of                      R. Clark Adams

whose post office address is                      2224 Sancroff Ct., Dunwoody, Georgia 30338

and whose place of residence is                      2224 Sancroff Ct., Dunwoody, Georgia 30338

respectfully showeth that                      Bonnie L. Adams

whose legal residence was                      S. Lee Street, Buford, Georgia

departed this life on the                      16th                      September                      72, 19                    , leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of                     

                     Fifty Thousand (\$50,000.00)                      Dollars, and at the time of                     

death the said                      Bonnie L. Adams

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
Obie Beatrice Adams	S. Lee Street, Buford, Ga.	58	Widow

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
R. Clark Adams	2224 Sancroff Ct., Dunwoody, Ga.	38	Son

TO THE ORDINARY OF SAID COUNTY:

I, surviving spouse and heir at law of Bonnie L. Adams, deceased, hereby select R. Clark Adams to act as Administrator of the estate of said deceased, and request his appointment.

This 20th day of November, 1972.

                     *Obie Beatrice Adams*

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on                      Bonnie L. Adams;                      estate and your petitioner will ever pray.  
                     November 20<sup>th</sup>, 1972                      *R. Clark Adams*

                                          Court of Ordinary                      November 22nd,                      1972.

The above petition of                      R. Clark Adams                      he                      that                      may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

                     *Alton W. Tucker*                      Ordinary.

State of Georgia, Gwinnett County

To All To Whom It May Concern:

R. Clark Adams having, in proper form, applied to me for Permanent Letters of Administration on the estate of Bonnie L. Adams, late of said County, this is to cite all and singular the creditors and next of kin of Bonnie L. Adams to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to R. Clark Adams on Bonnie L. Adams' estate.

Witness my hand and official signature, this 22nd day of November, 1972. [Signature] Ordinary.

Gwinnett Court of Ordinary. JANUARY Term, January 2nd, 1973, 1973

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Bonnie L. Adams, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to R. Clark Adams, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to R. Clark Adams as Administrator of Bonnie L. Adams, upon his giving bond and security in the sum of One Hundred Thousand \$100,000.00 Dollars, and taking the usual oath of office. [Signature] Ordinary.

I, R. Clark Adams, do solemnly swear that Bonnie L. Adams died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

[Signature] Sworn to and subscribed before me 2nd day of January, 1973. [Signature] Ordinary.

Recorded this 2 day of Jan, 1973. [Signature] Ordinary.

APPLICATION TO PROBATE WILL

WINNETT  
GEORGIA, ~~KNOX~~ COUNTY

TO THE ORDINARY OF SAID STATE AND COUNTY:

NO. "7375"

The application of ESTELLE O. RICHARDS  
whose post office address is Highway No. 141, Box 20-B, Norcross, Georgia, 30071  
respectfully shows to the Court:

(1) On November 18, 1972 JULIUS CARL RICHARDS  
whose place of domicile was Highway No. 141, Box 20-B, Norcross, Gwinnett, Georgia  
and whose legal residence was Highway No. 141, Box 20-B, Norcross, Gwinnett, Georgia  
departed this life owning property in Georgia.

(2) Decedent during his lifetime duly made and published a last will and testament which is herewith offered for probate in ~~form~~ (solemn) form.

(3) Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age, residence and relationship to decedent set opposite the name of each:

<u>Name</u>	<u>Age</u>	<u>Address</u>	<u>Residence</u>	<u>Relationship</u>
Estelle O. Richards	60	Highway #141, Box 20-B	Norcross, Ga., 30071	Wife
Alfred Lee Richards	44	1206 Tanglewood Dr.	South Hill, Va. 23970	Son
Harold Eugene Richards	37	Highway #141, Box 20-B	Norcross, Ga., 30071	Son

(5) Additional data\*

(\*Where full particulars are lacking state here the reasons for any such omission. Also state here all pertinent facts which may govern the method of giving notice to any party and which may determine whether or not a guardian ad litem shall be appointed for any party.)

WHEREFORE, applicant (s) pray (s) leave to prove said will in (common) (solemn) form, that it be admitted to record on proper proof, that Letters Testamentary issued and that due and legal notice be given as the law requires and that this court order such other relief as may be meet and proper under the circumstances.

Estelle O. Richards  
Petitioner

Petitioner

Personally appeared before me the undersigned who on oath state (s) that to the best of the knowledge and belief of undersigned, the facts set forth in the foregoing application are true.

Estelle O. Richards  
Petitioner

Petitioner

Sworn to and subscribed before me, this 27th day of November, 1972.

[Signature]  
Notary Public, DeKalb County, Georgia, Court of Ordinary or  
My Commission Expires 2-7-73 Notary Public

ACKNOWLEDGMENT OF SERVICE

State of Georgia,  
County of <sup>WINNETT</sup> Fulton

IN THE COURT OF ORDINARY  
OF SAID COUNTY

IN RE:  
APPLICATION OF ESTELE O. RICHARDS  
FOR PROBATE OF WILL OF JULIUS C. RICHARDS  
, DECEASED.

We, the undersigned, being over 21 years of age, laboring under no legal disability and being heirs at law of JULIUS C. RICHARDS deceased, hereby acknowledge service of application to probate said will in solemn form and waive copies of same and all further service and notice and hereby assent to the probate of said will in solemn form instant.

*Estelle O. Richards*  
*Alfred L. Richards*  
*Harold Eugene Richards*

ORDER

NO. "7375"

GWINNETT

~~Buton~~ Court of Ordinary

..... JANUARY ..... Term, 19 73 .....

It being shown to the court, in the matter of ..... JULIUS C. RICHARDS .....

..... last Will and Testament, propounded by ..... ESTELLE O. RICHARDS .....

..... named as Executrix that said ..... JULIUS C. RICHARDS .....

..... died a resident of said county, and that due notice of the intention of said propounder ..... to proceed with the proof in solemn form at this term of court, has been served on all of the heirs at law of the deceased, JULIUS C. RICHARDS all in accordance with the laws of this State, and all other requirements of law having been fulfilled, and the said Will having been proven in open court by the witnesses thereto, to be the last Will and Testament of .....

..... JULIUS C. RICHARDS ..... as alleged by the propounder .....

It is Ordered by this court that said Will be established as ..... JULIUS C. RICHARDS' .....

last Will and Testament, and that the same be admitted to record, as proven in solemn form, and that said

Executrix ..... have leave to qualify as such, and upon so doing that Letters Testamentary issue to ..... ESTELLE O. RICHARDS.

This January 2nd, 1973

*Alton W. Tucker*  
Judge, Court of Ordinary  
Gwinnett County, Georgia

O A T H

GEORGIA, GWINNETT COUNTY.

I, Estelle O. Richards, , do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Julius C. Richards, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Estelle O Richards*

1973

Sworn to and subscribed before me, this 2nd, day of January 1973

*Alton W. Tucker*  
Court of Ordinary

INVENTORY AND APPRAISEMENT  
OF THE ESTATE OF A. S. KING, DECEASED,  
GWINNETT COUNTY, GEORGIA

NO-7250

TO: Honorable Alton W. Tucker, Ordinary  
Gwinnett County, Georgia

1 - Common stock as follows:

100 shares General Motors @\$75.00/share	\$ 7,500.00
280 shares Southern Company @\$19.50/share	5,460.00
50 shares AVI @\$12.50/share	625.00
244 shares Rockwell Manufacturing Co. @\$36.00/share	8,784.00

2 - One (1) 1971 Renault 4-door Sedan Automobile 1,500.00

3 - Household goods and appliances 1,000.00

4 - Account with Tucker Federal Savings & Loan 5,366.28

5 - Certificate No. 19680, Cotton Producers  
Association (Gold Kist) 4,000.00

6 - Certificate No. 734, Cotton Producers  
Association (Gold Kist) 6,000.00

\$ 40,235.28

7 - 108 Acres @\$3,500.00/acre 378,000.00

\$418,235.28

GEORGIA, GWINNETT COUNTY

Personally came before me DEAN KING, Executor of the Estate of A. S. KING, deceased, who, being duly sworn, deposes and says that the within and foregoing inventory is just, true, and correct, and contains a true account of all goods and chattels, rights, and credits, and real estate of said deceased that have come to his hands, possession, or knowledge.

*Dean King*  
Dean King

Sworn to and subscribed before me, this 20 day of November, 1972.

GEORGIA GWINNETT COUNTY  
JANUARY TERM 1973

*[Signature]*  
Notary Public, Gwinnett  
County, Georgia

FILED in this Court and ordered to be

Recorded this January 22nd, 1973

*Alton W. Tucker*  
Ordinary

CERTIFICATE OF COURT OF ORDINARY  
GWINNETT COUNTY, GEORGIA

No. 7382

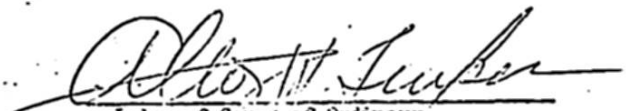
To Whom It May Concern:

This is to certify that Mrs. Corrine C. Verner died testate on November 14, 1972, her will nominating her husband, George H. Verner, Sr., as her executor if he survived her. If her said husband did not survive, then she nominated her two children as executors instead.

The said George H. Verner, Sr. died testate on January 1, 1973, his will nominating his wife, Corrine C. Verner, as Executrix, if she survived. If she did not survive, then his children would be appointed executors instead.

Therefore, by operation of the laws of the State of Georgia, the executors of the Will of Mrs. Corrine C. Verner and also of the will of George H. Verner, Sr., are G. Howard Verner and Janis (Janice) Verner, the two children of Mrs. Corrine C. Verner and George H. Verner, Sr.

Given under my hand and seal this the 22nd day of January, 1973.

  
Judge of Court of Ordinary  
Gwinnett County, Georgia

OATH  
GWINNETT COUNTY, GEORGIA

I, Huey M. Camp, do solemnly swear that, as far as I know or believe, this writing contains the last true will and testament of the within named Ida Lillian Ward Camp, deceased and that I will well and truly execute the same in accordance with the laws of this state. So Help Me God.

Sworn to and subscribed before me this 19th day of January, 1973.  
/s/ Huey M. Camp  
/s/ Alton W. Tucker, Ordinary

394

APPLICATION TO PROBATE IN COMMON FORM. (Box #14-2) Rev. 1959

GEORGIA, GWINNETT COUNTY No 7389

To the Court of Ordinary of Said County:  
The petition of HUEY M. CAMP, whose post office address is Route #2, Box 283, Lilburn, Georgia, respectfully sheweth that on the 15th day of May, 1972 Ida Lillian Ward Camp a resident of State and County, who resided at Route #2, Box 283, Lilburn, departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. OR

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
Thomas Grady Ward	Atlanta, Georgia	78	Brother
Bertah Belle Ward Walker	Commerce, Georgia	61	Sister
Bertah Mae Ward Hartley	Atlanta, Georgia	Over 21	Sister
Elmer Ward Blair	Atlanta, Georgia	Over 21	Sister
Lyman Ward, Deceased,	14 children over 21		Brother
Grady Ward, Deceased,	14 children over 21		Brother
Jessie T. Ward, Deceased,	No children		Brother

Wherefore, Petitioner pray S leave to prove said Will in Common Form and that Letters Testamentary issue to him upon his taking the oath of office.  
This the 19th day of January, 1973.

Huey M. Camp Petitioner.  
G. Hughel Harrison Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.  
Personally appeared before me, Huey M. Camp who on oath says that the facts set forth in the foregoing petition are true.  
Sworn to and subscribed before me, this 19th day of January, 1973.  
Alton W. Tucker Ordinary.

GEORGIA, Gwinnett COUNTY.  
I, G. Hughel Harrison, do swear that I, as well as Freida B. Henry and Ida Lillian Ward Camp saw the within named Ida Lillian Ward Camp sign and publish the within paper as her last Will and Testament; that I subscribed the same as a witness thereto, at the special instance and request and in the presence of Ida Lillian Ward Camp; that at the time of said signing and attestation, said Ida Lillian Ward Camp was of sound and disposing mind and memory, and did in the execution of said Will, act freely and voluntarily.  
Sworn to and subscribed before me, this 19th day of January, 1973.  
G. Hughel Harrison Witness.  
Freida B. Henry Witness.  
Alton W. Tucker Ordinary.

GWINNETT COURT OF ORDINARY, January Term, 1973.  
It appearing to the satisfaction of this Court by the testimony of G. Hughel Harrison a witness to the Will of Ida Lillian Ward Camp that the said G. Hughel Harrison as well as Freida B. Henry saw the within named Ida Lillian Ward Camp sign and publish the within paper as his last Will and Testament; that they attested the same, as witnesses thereto, at the request and in the presence of Ida Lillian Ward Camp; that at the time of said signing and attestation, said Ida Lillian Ward Camp was of sound and disposing mind and memory, and did, in the execution of said Will, act freely and voluntarily.  
It is ordered that the same be duly recorded, having been duly proven in Common Form, and that Letters Testamentary issue to Huey M. Camp upon his taking the oath of office.  
This 19th day of January, 1973  
Alton W. Tucker Judge, Court of Ordinary.

PETITION

GEORGIA, GWINNETT COUNTY.

No. 7390

To the Court of Ordinary of Said County:

The petition of Mrs. Nola Lee Carter

whose post office address is Route 2, Vivid Drive, Stone Mountain, Georgia 30083

respectfully showeth that on the 13 day of December, 19 72 James Wesley

Carter a resident of said State and County, who resided at Stone Mountain, Georgia,

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner        further shows that the following named persons are all the heirs-at-law, devisees, and legatees of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Nola Lee Carter</u>	<u>Route 2, Stone Mountain, Ga.,</u>	<u>over 21,</u>	<u>widow.</u>
<u>Elizabeth</u>	<u>      </u>	<u>      </u>	<u>      </u>
<u>Ann Carter Black</u>	<u>Route 2, Stone Mountain, Ga.,</u>	<u>31,</u>	<u>daughter</u>

Petitioner        produces said Will in Court and pray S that it be proven in Solemn Form, and to this end she pray S that the heirs-at-law, devisees, and legatees, as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in February, 19 73 to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner        pray S that Letters Testamentary issue to her in terms of the law.

This 17th day of January, 19 73

Mrs. Nola Lee Carter  
STARK, STARK & HENDERSON Petitioner.  
Stark  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Mrs. Nola Lee Carter, who on oath says that the facts set forth in the foregoing petition are true.

Mrs. Nola Lee Carter  
Sworn to and subscribed before me, this 17th day of January, 19 73  
Que Williams  
C. C. Ordinary.

ORDER OF SERVICE

GWINNETT COURT OF ORDINARY

At Chambers January 22, 19 73

Upon reading and considering the foregoing Petition, it is ordered that Mrs. Nola Lee Carter and Elizabeth Ann Carter Black

Mrs. Nola Lee Carter  
Mrs. Nola Lee Carter

\*Elizabeth Anne Carter Black  
Elizabeth Ann Carter Black

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, WINNETT COUNTY.

I, Leon Burson do swear that I  
as well as Ann H. Burson saw the within named  
James Wesley Carter sign and publish the within attached paper  
as his last will and testament; that he subscribed the same as witness es. thereto at the special instance  
and request of the said James Wesley Carter  
and in his presence, as did also Ann H. Burson in the  
presence of the testator and of each other; that the said James Wesley Carter  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Ann H. Burson  
Leon Burson

Sworn to and subscribed before me, this 22 day of January, 1973

Alton W. Jackson  
Ordinary.

Mrs. Nola Lee Carter PROPOUNDER }  
vs. WINNETT COURT OF ORDINARY.  
James Wesley Carter DECEASED } Petition for Probate in Solemn Form  
January 22 Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Mrs. Nola Lee Carter and Elizabeth Ann Carter Black

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, Leon Burson and Ann H. Burson  
that this paper is the last Will and Testament of James Wesley Carter  
and that he was competent to make a Will at the time he  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.  
It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to Mrs. Nola Lee Carter, the  
executrix named in said Will, upon her taking oath required by law.  
This 22 day of January, 1973

Alton W. Jackson  
Ordinary.

GEORGIA, WINNETT COUNTY.  
I, Mrs. Nola Lee Carter

do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named  
James Wesley Carter, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

Sworn to and subscribed before me, this 22 day of January, 1973

Mrs. Nola Lee Carter  
J. J. Williams  
Clerk, Court of Ordinary.

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of Gwinnett To the Ordinary of said County: No. "7392"

The petition of Matilda Cleary Black showeth that she is the Natural Guardian of Charles Ray Black child aged 17 years aged years aged years

That said minor are entitled to considerable property by ...Compromise Claim resulting from a Railroad Accident.

which property Petitioner desires to demand and receive for said minor Petitioner, therefore, in compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

Mrs. Matilda Black Petitioner. Residing at 3523 Pk Galveston, Texas

Selection

State of Georgia, County of Gwinnett To the Ordinary of said County:

I, Charles Ray Black, a minor resident of said County, above the age of fourteen years, hereby select Matilda Cleary Black to be appointed the Guardian of my property, and ask that she be appointed. January 23, 1973 Charles Ray Black

ORDER

GWINNETT COURT OF ORDINARY

January 23, 1973

Matilda Cleary Black natural Guardian of Charles Ray Black child. The property does not exceed \$1,000.00 no bond is required Code Section 49-102 as amended Ga. Laws Volume "1" Page 1039 1968/ Acts.

THE PROPERTY DOES NOT EXCEED ONE THOUSAND DOLLARS (\$1,000.00) IN TERMS OF THE LAW, AND WHICH IS TO BE RECEIVED FROM THE ESTATE OF THE PROPERTY OF

Charles Ray Black

It is ordered that said bond be recorded, and that Matilda Cleary Black be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Alto W. Taylor Ordinary

GEORGIA, GWINNETT COUNTY

No. "7392"

TO THE ORDINARY OF SAID COUNTY.

The petition of MATILDA CLEARY BLACK shows:

1.

Petitioner is the duly appointed and qualified natural guardian of her minor son, CHARLES RAY BLACK, age 17 years.

2.

On January 16, 1973, petitioner's husband, JIM VERNON BLACK, father of petitioner's ward, was killed when a train owned and operated by the Southern Railway System collided with the vehicle in which he was riding at a railway crossing near Norcross in Gwinnett County, Georgia.

3.

At the time of his death, Jim Vernon Black was a resident of Gwinnett County, Georgia, and petitioner and her ward, being the wife and child of Jim Vernon Black, were also residents of Gwinnett County, Georgia, although at the time of the above-described collision, petitioner and her ward were temporarily staying in Galveston, Texas.

4.

Your petitioner and said ward contend that the Southern Railway System was negligent in failing to slow the speed of said train when approaching the crossing and in failing to blow said train's whistle in approaching the crossing.

5.

Southern Railway System contends that the death of Jim Vernon Black was not due to any negligence on its part and

that it was then and there in the exercise of ordinary care and diligence. Said Southern Railway System further contends that the sole proximate cause of Jim Vernon Black's death was his own negligence in driving said vehicle into the path of the Southern Railway train, in failing to stop before entering upon said crossing, and in failing to keep a proper lookout and observe the approach of said train.

6.

The claims of your petitioner and her ward and the contentions of the Southern Railway System are conflicting and present issues of law and fact and create doubt as to the liability of Southern Railway System.

7.

Petitioner shows that Southern Railway System has offered in compromise and settlement of the claim for damages, pain and suffering the sum of \$1,000.00 to be paid to your petitioner as guardian on behalf of said minor.

8.

Your petitioner, therefore, recommends to the Court that a compromise be authorized on the basis proposed and requests the Court to hear evidence on this petition and after making a judicial investigation grant an order authorizing and directing petitioner to compromise and settle said claim and to give, execute and deliver unto the Southern Railway System and any other party at interest, a release from any and all liability for damages that he might or could under any circumstances assert against them as a result of the death of Jim Vernon Black.

W H E R E F O R E, petitioner prays an order authorizing her to settle said claim as a doubtful claim and execute and deliver appropriate releases therefore.

*Matilda Cleary Black*  
-----  
Matilda Cleary Black

O R D E R

JANUARY TERM 1973

GEORGIA, GWINNETT COUNTY.

The within and foregoing petition of Matilda Cleary Black coming on regularly to be heard and after hearing evidence thereon and making a judicial investigation of the matters and things alleged, and upon consideration of the facts as made to appear from the evidence;

It is, therefore, ORDERED and ADJUDGED that the prayers of the petitioner be and the same are hereby granted and that Matilda Cleary Black, the mother and natural guardian of : Charles Ray : Black be and she hereby is authorized and permitted to compromise and settle all the claims that said minor may have against the Southern Railway System and any other persons, firms or corporations who may be liable as a result of the death referred to and described in the petition, for the sum of \$1,000.00 and upon such payments being made, the guardian is authorized to make, execute and deliver a complete release of any and all claims arising out of or attributed to the accident referred to and such injuries as resulted therefrom.

This 23rd. day of January, 1973.

  
ORDINARY, GWINNETT COUNTY, GEORGIA

PETITION

GEORGIA, GWINNETT COUNTY.

NO "7379"

To the Court of Ordinary of Said County:

The petition of J. W. Wilbanks,

whose post office address is P. O. Box 195 Dacula Ga. 30211

respectfully showeth that on the 7th day of November, 19 72 Mrs. Stella

Whitley a resident of said State and County, who resided at Dacula Ga.

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. or

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. rix
<u>Mrs. Blanche W. Wilbanks</u>	<u>Dacula Ga.</u>	<u>54</u>	<u>Daughter</u>
<u>Mrs. Ruth W. Cain</u>	<u>1832 Sylvian Ridge Dr</u> <u>S. W. Atlanta Ga. 30310</u>	<u>51</u>	<u>Daughter</u>
<u>Robert E. Whitley</u>	<u>2848 Hillbrook Way</u> <u>Dacula Ga.</u>		<u>Grandson</u>

Petitioner        produces said Will in Court and pray        that it be proven in Solemn Form, and to this end       

pray        that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 118-602 Ga. Code Ann. as amended), to        why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner        pray        that Letters Testamentary issue to him in terms of the law. This 28th day of December, 19 72

J. W. Wilbanks  
Robert E. Whitley Petitioner.  
Robert E. Whitley, Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, J. W. Wilbanks, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 28th day of December, 19 72

J. W. Wilbanks  
Alton W. Siska Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mrs. Stella Whitley deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mrs. Stella Whitley and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Blanche W. Wilbanks  
Ruth W. Cain  
Robert E. Whitley

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

I, \_\_\_\_\_ do swear that  
as witness I saw the within named

Stella Whitley sign and publish the within attached paper  
as her last will and testament; that WE subscribed the same as witness thereto at the special instance  
and request of the said Stella Whitley  
and in her presence, as did also WE in the  
presence of the testatrix and of each other; that the said Stella Whitley  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

R. B. Sells, & G. C. Montgomery Golden Sweet & H. M. Mink  
the other two Witnesses are deceased.

Sworn to and subscribed before me, this 26th day of JANUARY, 1973  
Albert H. Tucker  
Ordinary.

J. W. Wilbanks PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Mrs. Stella Whitley, DECEASED } JANUARY Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Blanche W. Wilbanks, Mrs. Ruth W. Cain, & Robert E. Whitley,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Golden Sweet, (R. B. Sells, & G. C. Montgomery are deceased) that this paper is the last Will and Testament of Stella Whitley and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to J. W. Wilbanks, the executor named in said Will, upon his taking oath required by law.

This 26th day of JANUARY, 19 73  
Albert H. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, J. W. Wilbanks, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Mrs. Stella Whitley, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

J. W. Wilbanks

Sworn to and subscribed before me, this 26th day of JANUARY, 19 73  
Albert H. Tucker  
Court of Ordinary.

THE COURT OF ORDINARY OF THE  
COUNTY OF GWINNETT, STATE OF GEORGIA

No. "7395"

IN RE: Application for Appointment  
of Personal Representative  
of Charles Lee

Now comes, Frederick B. Webb, County Director of the  
Gwinnett County Department of Family and Children Services  
and shows to the Court the following facts:

1.

Disability benefits are received through Gwinnett County Department of Family and Children Services, for Charles Lee, Route 3, Buford, Georgia, who is an individual of 43 years of age, of limited mental capacities. Because of the severity of his incapacities, he is unable to properly handle any funds which are allotted to her under the Aid to the Disabled Program, and it is necessary that some responsible individual be appointed his personal representative for the purpose of receiving and managing the public assistance payments for said individual. Miss Sandra Lee of 1431 Darnell Road, Marietta, Georgia, is the niece of Charles Lee, and is a responsible person and capable of managing the public assistance payments.

Wherefore, it is prayed that Sandra Lee be appointed by this court as personal representative of Charles Lee.

GWINNETT COUNTY DEPARTMENT OF  
FAMILY AND CHILDREN SERVICES

By: Frederick B. Webb  
Petitioner

GEORGIA

WINNETT COUNTY

Personally appeared before the undersigned attesting officer duly authorized to administer oaths, Frederick B. Webb, County Director of the Gwinnett County Department of Family and Children Services, who, after being duly sworn, deposes and says on oath that the facts contained in the foregoing petition are true and correct.

This 17<sup>th</sup> day of JANUARY, 1973.

*Frederick B. Webb*  
Frederick B. Webb

Sworn to and subscribed before me,  
this 17<sup>th</sup> day of January, 1973.

*Margaret V. Crowe*  
Notary Public, State of Georgia

THE COURT OF ORDINARY OF THE  
COUNTY OF GWINNETT, STATE OF GEORGIA

IN RE: Application for Appointment  
of Personal Representative  
of Charles Lee

O R D E R

An application having been filed as provided by law for the appointment of a personal representative for Charles Lee, it is hereby ordered that Charles Lee be personally served with a copy of said petition and this order and let him and any other interested person show cause before me on the 29<sup>th</sup> day of January, 1973, at 10:00 o'clock, A M., in my office at the Gwinnett County Courthouse, why the prayers contained in said petition should not be granted and Miss Sandra Lee be appointed the personal representative of Charles Lee as so prayed.

This 17<sup>th</sup> day of January, 1973.

*Alton W. Tucker*  
Alton W. Tucker, Judge  
Gwinnett County Court of Ordinary

FREDERICK B. WEBB, as \*  
 Administrator of Gwinnett \*  
 County Dept. of Family \*  
 and Children Services \*  
 VS \*  
 Charles Lee, Recipient \*

CASE NO "7395"

WINNETT COUNTY COURT OF ORDINARY

ACKNOWLEDGEMENT OF SERVICE

Service of the within and foregoing petition is hereby  
 acknowledged. Copy, process and all other and further service  
 is hereby waived.

This 17th day of January, 1973.

~~CHARLES LEE~~ X  
 Charles Lee, Recipient

January TERM, 1973

ORDER

The above styled matter coming on to be heard, after hearing  
 evidence from the parties, it is ordered, adjudged and decreed that  
 Sandra Lee be appointed limited guardian of Charles Lee for the  
 sole purpose of receiving and disbursing public assistance payments  
 from the Gwinnett County Department of Family and Children's Services,  
 for the benefits of Charles Lee. Sandra Lee Limited Guardian,  
 should not be required to post bond and shall be subject to the  
 supervision of the Gwinnett County Department of Family and Children's  
 Services.

This 29th day of January, 1973.

*Alton W. Jumper*  
 Ordinary of Gwinnett County

THE COURT OF ORDINARY OF THE  
COUNTY OF GWINNETT, STATE OF GEORGIA

No. "7396"

IN RE: Application for Appointment  
of Personal Representative  
of Dessie Lee

Now comes, Frederick B. Webb, County Director of the  
Gwinnett County Department of Family and Children Services  
and shows to the Court the following facts:

1.

Disability benefits are received through Gwinnett County  
Department of Family and Children Services for Dessie Lee,  
Route 3, Buford, Georgia, who is an individual of 51 years of  
age, of limited mental and physical capacities. Because of  
the severity of her incapacities, she is unable to properly  
handle any funds which are allotted to her under the Aid to  
the Disabled Program, and it is necessary that some responsible  
individual be appointed her personal representative for the  
purpose of receiving and managing the public assistance payments  
for said individual. Miss Sandra Lee of 1431 Darnell Road,  
Marietta, Georgia, is the niece of Dessie Lee, and is a  
responsible person and capable of managing the public assistance  
payments.

WHEREFORE, it is prayed that Miss Sandra Lee be appointed  
by this Court as personal representative of Dessie Lee.

GWINNETT COUNTY DEPARTMENT OF  
FAMILY AND CHILDREN SERVICES

By: Frederick B. Webb  
Petitioner

GEORGIA  
GWINNETT COUNTY

"2"

Personally appeared before the undersigned attesting officer duly authorized to administer oaths, Frederick B. Webb, County Director of the Gwinnett County Department of Family and Children Services, who, after being duly sworn, deposes and says on oath that the facts contained in the foregoing petition are true and correct.

This 17<sup>th</sup> day of JANUARY, 1973.

*Frederick B. Webb*  
Frederick B. Webb

Sworn to and subscribed before me,  
this 17<sup>th</sup> day of January, 1973.

*Margaret V. Crowe*  
Notary Public, State of Georgia

THE COURT OF ORDINARY OF THE  
COUNTY OF GWINNETT, STATE OF GEORGIA

IN RE: Application for Appointment  
of Personal Representative  
of Dessie Lee

ORDER

An application having been filed as provided by law for the appointment of a personal representative for Dessie Lee, it is hereby ordered that Dessie Lee be personally served with a copy of said petition and this order and let her and any other interested person show cause before me on the 29th day of January, 1973, at 10 o'clock, A.M. in my office at the Gwinnett County Courthouse, why the prayers contained in said petition should not be granted and Sandra Lee be appointed the personal representative of Dessie Lee as so prayed.

This 17th day of January, 1973.

*Alton W. Tucker*  
Alton W. Tucker, Judge  
Gwinnett County Court of Ordinary

"3"

FREDERICK B. WEBB, as  
Administrator of Gwinnett  
County Dept. of Family  
and Children Services  
  
VS  
  
DESSIE LEE, Recipient

CASE NO "7396"

WINNETT COUNTY COURT OF ORDINARY

ACKNOWLEDGEMENT OF SERVICE

Service of the within and foregoing petition is hereby  
acknowledged. Copy, process and all other and further service  
is hereby waived.

This 17<sup>th</sup> day of January, 1973.

Dessie Lee  
Dessie Lee, Recipient

JANUARY TERM, 1973

ORDER

The above styled matter coming on to be heard, after hearing  
evidence from the parties, it is ordered, adjudged and decreed that  
Sandra Lee be appointed limited guardian of Dessie Lee for the sole  
purpose of receiving and disbursing public assistance payments  
from the Gwinnett County Department of Family and Children's Services,  
for the benefits of Dessie Lee.

Sandra Lee Limited Guardian, should not be required to post  
bond and shall be subject to the supervision of the Gwinnett  
County Department of Family and Children's Services.

This 29th day of January, 1973.

Alton W. Tucker  
Ordinary of Gwinnett County

PETITION

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

NO "7210"

The petition of Ruth Anderson Hair

whose post office address is 1209 Fairfield Drive, Gastonia, North Carolina

respectfully sheweth that on the 19th day of March, 1972, Walter O.

Anderson a resident of said State and County, who resided at Alpharetta Street, Duluth, Ga. departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. or
<u>Ruth Anderson Hair</u>	<u>1209 Fairfield Street Gastonia, N. C.</u>	<u>73</u>	<u>Sister</u>
<u>Louise Anderson Bridgers</u>	<u>909 Anderson Street Wilson, N. C.</u>	<u>63</u>	<u>Sister</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear before the Court of Ordinary, which shall be held in and for said County on the first Monday in ~~XXXXXX~~ why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This ~~26th~~ 29th day of January, 1973

Ruth Anderson Hair  
Petitioner  
Alfred J. Tucker  
Attorney for Petitioner.  
Duluth Ga., 30136

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Ruth Anderson Hair, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 29th day of January, 1973

Ruth Anderson Hair  
Alfred J. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Walter O. Anderson deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Walter O. Anderson and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service of notice.

Ruth Anderson Hair  
Louise Anderson Bridgers

AFFIDAVIT TO PROBATE OF WILL

410

GEORGIA, Gwinnett COUNTY.

Miss Ellyne E. Strickland & Mrs. Annie May Lewis do swear that

~~as~~ they saw the within named

Walter O. Anderson sign and publish the within attached paper

as his last will and testament; that they subscribed the same as witnesses thereto at the special instance

and request of the said Walter O. Anderson

and in his presence, as did also \_\_\_\_\_ in the

presence of the testaor and of each other; that the said Walter O. Anderson

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Annie May Lewis*  
*Ellyne E. Strickland*

Sworn to and subscribed before me, this 29th day of January 1973

*Alto W. Tucker*

Ordinary.

Ruth Anderson Hair PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Walter O. Anderson DECEASED } January Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest,

Ruth Anderson Hair and Louise Anderson Bridgers

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Miss Ellyne E. Strickland & Mrs. Annie May Lewis that this paper is the last Will and Testament of Walter O. Anderson

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Ruth Anderson Hair, the executrix named in said Will, upon her taking oath required by law.

This 29th day of January, 1973

*Alto W. Tucker*

Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Ruth Anderson Hair, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named Walter O. Anderson

deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Ruth Anderson Hair*

Sworn to and subscribed before me, this 29th day of January 1973

*Alto W. Tucker*

Court of Ordinary.

PETITION

NO "7397"

GEORGIA, WINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of James Glenn Bennett, & David Lamar Bennett,  
whose post office address is Rta # 2 Lawrenceville Ga. Stone Mtn. Ga.  
respectfully sheweth that on the 15th day of January, 19 73 D. C. Bennett  
Georgia a resident of said State and County, who resided at 172 Spring Circle, Lawrenceville  
Georgia departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner's as executors.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Julia Frances Bennett, 172 Spring Circle</u>	<u>Lawrenceville Ga.</u>	<u>54</u>	<u>Wife</u>
<u>James Glenn Bennett, RFD. # 2 Lawrenceville Ga.</u>	<u>Lawrenceville Ga.</u>	<u>36</u>	<u>Son</u>
<u>David Lamar Bennett</u>	<u>Stone Mtn. Ga.</u>	<u>27</u>	<u>Son</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end  
pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as  
amended), ~~and that the said Will be admitted to record as the last Will and Testament of said deceased~~  
if ~~it is not~~ ~~proven~~ ~~in~~ ~~solemn~~ ~~form~~ ~~and~~ ~~entered~~ ~~of~~ ~~record~~ ~~as~~ ~~the~~ ~~last~~ ~~Will~~ ~~and~~ ~~Testament~~ ~~of~~ ~~said~~ ~~deceased~~ why said Will should not be proven in Solemn  
Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to them in terms of the law.

This 26th day of January, 19 73

David Lamar Bennett, James Glenn Bennett Petitioner.  
Hope D. Stark Hope D. Stark  
Lawrenceville Ga. Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, James Glenn Bennett, & David Lamar Bennett, who on oath says that  
the facts set forth in the foregoing petition are true.

David Lamar Bennett  
Sworn to and subscribed before me, this 26th day of January, 19 73  
Oliver W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of D. C. Bennett  
deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to  
Probate in Solemn Form the Will of said D. C. Bennett and hereby assent  
that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive  
all other further service or notice.

James Glenn Bennett  
David Lamar Bennett  
Julia Frances Bennett

AFFIDAVIT TO PROBATE OF WILL

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GEORGIA, Gwinnett COUNTY.

We the undersigned do swear that We

and others saw the within named

D. C. Bennett sign and publish the within attached paper

as his last will and testament; that we subscribed the same as witness thereto at the special instance

and request of the said D. C. Bennett

and in his presence, as did also We in the

presence of the testant and of each other; that the said D. C. Bennett

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Annell P. O'Kelley  
Hope D. Stark

Sworn to and subscribed before me, this 29th day of January, 1973

Alton W. Tucker  
Ordinary.

James Glenn Bennett

David Lamar Bennett PROPOUNDER

vs.

D. C. Bennett DECEASED

GWINNETT COURT OF ORDINARY.

Petition for Probate in Solemn Form

JANUARY Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Julia Frances Bennett, James Glenn Bennett, David Lamar Bennett,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Hope D. Stark, & Annell P. O'Kelley

that this paper is the last Will and Testament of D. C. Bennett

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to James Glenn Bennett, David Lamar Bennett, the executors named in said Will, upon their taking oath required by law.

This 29th day of January, 1973

Alton W. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, James Glenn Bennett, David Lamar Bennett, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named D. C. Bennett deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

James Glenn Bennett  
David Lamar Bennett

Sworn to and subscribed before me, this 29th day of January, 1973

Alton W. Tucker  
Court of Ordinary.

STATE OF GEORGIA, Gwinnett COUNTY.

To the Hon. ALTON W. TUCKER, Ordinary of Said County. NO "7400"

The petition of JEANETTE PATRICK shows that she is the Mother of JESSE LEE PATRICK, JR.

A minor, residing in said County; that said minor has an estate of probably Three thousand and no/100 (\$3,000.00) - - - - - Dollars

coming to him from A conveyance recorded in Deed Book 303, estate page 167, Gwinnett Co. Records, & the subsequent death of the life tenant Petitioner prays an order appointing Her Guardian of the property of said minor.

T&T

Jeanette Patrick, Petitioner
Jeanette Patrick Rte # 1 Lawrenceville Ga. 30245

ORDER

Gwinnett COURT OF ORDINARY. JANUARY TERM

January 30th, 1973

Upon reading and considering the petition of JEANETTE PATRICK the Mother of JESSE LEE PATRICK, JR.

it is ordered that the said JEANETTE PATRICK be, and She is hereby, appointed Natural Guardian of the property of said minor, and that She give bond and security, as required by law, in the sum of Six thousand and no/100 (\$6,000.00) - - - - - Dollars, and take and subscribe the oath as required by law of such Guardians.

ALTON W. TUCKER, Ordinary.

OATH

GEORGIA, Gwinnett COUNTY.

I, JEANETTE PATRICK, do swear that I will well and truly perform all the duties required of me as Guardian of JESSIE LEE PATRICK, JR.

and will faithfully account with my said ward for His estate. So help me God.

Jeanette Patrick, Guardian.
Sworn to and subscribed before me, 30th day of January, 1973
ALTON W. TUCKER, Ordinary.

PETITION

GEORGIA, WINNETT COUNTY.

NO 7398

To the Court of Ordinary of Said County:

The petition of J. Winston Mason & Mrs. Evelyn Mason Jordan

whose post office address is Rte # 1 Lithonia Ga. 30058

respectfully sheweth that on the 28th day of December, 1973, Jame P. Mason

a resident of said State and County, who resided at Rte # 1 Lithonia Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner's as executors.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>J. Winston Mason,</u>	<u>Rte # 1 Lithonia Ga. 30058</u>	<u>59</u>	<u>Son</u>
<u>Mrs. Evelyn Mason Jordan,</u>	<u>Rte # 1 Lithonia Ga. 30058</u>	<u>55</u>	<u>Daughter</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear before the Court of Ordinary, which shall be held in and for said County on the first Monday next, then and there to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner's pray that Letters Testamentary issue to them in terms of the law.

This 29th day of January, 1973

*Mrs Evelyn Mason Jordan*

*J. Winston Mason*

Petitioner.

Homer M. Stark

Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, J. Winston Mason, & Mrs. Evelyn Mason Jordan, who on oath says that

the facts set forth in the foregoing petition are true.

*Mrs Evelyn Mason Jordan* *J. Winston Mason*

Sworn to and subscribed before me, this 29th day of January, 1973

*Oliver H. Tucker*

Ordinary.

ORDER OF SERVICE

COURT OF ORDINARY

At Chambers, 19

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday in next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, as the last Will and Testament of late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

I Robert L. Norton do swear that

I saw the within named James P. Mason, along with the other witness P. V. Kelley sign and publish the within attached paper as his last will and testament; that We subscribed the same as witness thereto at the special instance and request of the said James P. Mason

and in his presence, as did also We in the presence of the testaor and of each other; that the said James P. Mason signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory. The other witness to the will P. V. Kelley is out of the country and not within the jurisdiction of the Court. His signature

established by the other witness, Sworn to and subscribed before me, this 29th day of January, 1973  
Alton W. Tucker Ordinary.

J. Winston Mason, & Mrs. Evelyn Mason Jordan PROPOUNDER  
vs.  
James P. Mason DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
JANUARY Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, J. Winston Mason, & Mrs. Evelyn Mason Jordan

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, R. L. Norton Jr. that this paper is the last Will and Testament of James P. Mason and that he was competent to make a Will at the time signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to J. Winston Mason, & Mrs. Evelyn Mason Jordan, the executors named in said Will, upon their taking oath required by law.

This 29th day of January, 1973  
Alton W. Tucker Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, J. Winston Mason, & Mrs. Evelyn Mason Jordan, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named James P. Mason, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

J. Winston Mason  
Mrs. Evelyn Mason Jordan  
Sworn to and subscribed before me, this 29th day of January, 1973  
Alton W. Tucker Court of Ordinary.

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PETITION

GEORGIA, Gwinnett COUNTY.

No. 7403

To the Court of Ordinary of Said County:

The petition of Mary Agnes Philips Trice

whose post office address is 730 Light Circle, Norcross, Georgia 30071

respectfully showeth that on the 20th day of December, 19 72, Charles Propst

Trice a resident of said State and County, who resided at 730 Light Circle, Norcross, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. OR
<u>Mary Agnes Philips Trice</u>	<u>as above</u>	<u>70</u>	<u>wife</u>

Petitioner        produces said Will in Court and pray s that it be proven in Solemn Form, and to this end she pray s that the heirs-at-law as aforesaid, be cited ~~to appear in Court on the day of the hearing of said Will and to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner        pray s that Letters Testamentary issue to her in terms of the law.

This 15th day of January, 19 73

Mary Agnes Philips Trice  
Petitioner.

W. L. Maloney  
Norcross Ga. 30071 Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Mary Agnes Philips Trice, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 15th day of January, 19 73

W. L. Maloney  
Notary Public Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Charles Propst Trice deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Charles Propst Trice and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Mary Agnes Philips Trice

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

Carolyn Rowe and W. L. Maloney do swear that they

~~XXXXXX~~ saw the within named

Charles Propst Trice sign and publish the within attached paper

as his last will and testament; that they subscribed the same as witnesses thereto at the special instance

and request of the said Charles Propst Trice

and in their presence, as did also \_\_\_\_\_ in the

presence of the testator and of each other; that the said Charles Propst Trice

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Carolyn Rowe*  
*W. L. Maloney*

Sworn to and subscribed before me, this 1st day of February, 1973.

*Alto W. Tucker*  
Ordinary.

Mary Agnes Philips Trice PROPOUNDER }  
vs. }  
Charles Propst Trice DECEASED }

Gwinnett COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
February Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mary Agnes Philips Trice

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Caroline Rowe and W. L. Maloney

that this paper is the last Will and Testament of Charles Propst Trice

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mary Agnes Philips Trice, the executrix named in said Will, upon her taking oath required by law.

This 1st day of February, 1973

*Alto W. Tucker*  
Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Mary Agnes Philips Trice, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Charles Propst Trice, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Mary Agnes Philips Trice*

Sworn to and subscribed before me, this 1st day of February, 1973

*Alto W. Tucker*  
Court of Ordinary.

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**ALTON W. TUCKER**

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

**O R D E R**

GWINNETT COUNTY COURT OF ORDINARY

JANUARY TERM, 1973

It appearing to the court that there is business that will not be finished today.

Court is held open from day to day until the next February 5th, 1973 term of court.

This January 2nd, 1973.

*Alton W. Tucker*  
18/ \_\_\_\_\_  
ORDINARY GWINNETT CO., GA.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY  
COURT OF ORDINARY

FEBRUARY TERM, 1973

Court is opened by Deputy Sheriff

This February 5, 1973.

*Alton W. Tucker*  
18/ \_\_\_\_\_  
ORDINARY, GWINNETT CO., GA.

RECORDED MINUTE BOOK \_\_\_\_\_

PAGE \_\_\_\_\_

THIS \_\_\_\_\_ DAY OF \_\_\_\_\_ 19 \_\_\_\_\_

\_\_\_\_\_ Ordinary



Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

*T. G. Crowe*

*G. S. Crowe*

Buford Ga. Rfd. # 1 30245

Petitioner.

Address:

Sworn to and subscribed before me this 27th day of December, 1972

*Alto W. Tupper*  
Ordinary

Notary Public

The following Security Deed is a charge against the estate:

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The unsecured creditors of the estate are as follows:

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We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

G. S. Crowe  
T. C. Crowe  
Anna Mae C. Key

Johnie J. Crowe  
W. Talwa A. Braddock

GWINNETT

COUNTY COURT OF ORDINARY

AT CHAMBERS, JANUARY 8th, 1973

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in February 5th, 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Alto W. Tucker  
Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of Mrs. Ella M. Crowe, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that G. S. & T. C. Crowe

heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, February 5th, 1973, at 10 o'clock A. M., and if no objection is made an order will be passed saying no Administration is necessary.

January 8th, 1973

Alto W. Tucker  
Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.

Court of Ordinary, FEBRUARY Term, 1973

The above and foregoing petition stating that no administration is necessary on the estate of

Mrs. Ella M. Crowe

by G. S. & T. C. Crowe

coming on to be heard, and it appearing that all of the heirs at law of Mrs. Ella M. Crowe

deceased, are of age and suffering under no disability, and that the estate of Mrs. Ella M. Crowe owes no debts, or all

creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate,

if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of Mrs. Ella M. Crowe

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of

Mrs. Ella M. Crowe

This 5th day of February

Alto W. Tucker  
Ordinary.

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of Mrs. Louise Grant Guardian of Betty Jean McLean, showeth to the Court that she has fully executed the trust devolved on her; that she has complied with all her legal obligations as Guardian of Betty Jean McLean and prays the Court to order the usual citation to issue, in order that she may obtain Letters of Dismission from such guardianship.

Mrs. Louise Grant
Rt. 1, Box 39
Duluth, Ga.

Gwinnett Court of Ordinary, December 11 Term, 1972

The above petition of Mrs. Louise Grant that she may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alto W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

Mrs. Louise Grant Guardian of Betty Jean McLean, has applied to me for a discharge from her guardianship of Betty Jean McLean.

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in February 5, 1973 next, else she will be discharged from her guardianship as applied for.

This 11 day of December 19 72 Alto W. Tucker Ordinary

ORDER

Gwinnett Court of Ordinary, February 5 Term, 1973

The petition of Mrs. Louise Grant Guardian of Betty Jean McLean, for dismission from her guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of her returns, accounts, and vouchers, that she has fully and fairly executed her trust as Guardian of Betty Jean McLean and there being no valid objection offered why she should not be dismissed from her guardianship; it is ordered by the Court that she be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to her.

Alto W. Tucker Ordinary

Recorded 2/5 1973 Su. Williams cc Ordinary

STATE OF GEORGIA,  
~~FULTON~~ FULTON COUNTY.

WINNETT

To The Ordinary of Said County.

No. 7172

The Petition of Clarence G. Farmer

as Guardian of James Farmer

showeth that he has fully discharged the duties of his said trust, and is legally entitled to a discharge therefrom. Petitioner therefore prays an order directing that citation issue herein, and be published as required by law; and that his accounts and vouchers be examined, and if found correct, he be discharged from said guardianship.

*Clarence G. Farmer*

Residing at 231 Young St. Lilburn, Ga.

Upon reading the foregoing Petition, it is ordered that citation issue therein, and be published as the law requires.

*Geo. J. Williams*

C. C. Ordinary.

~~Fulton~~ Fulton Court of Ordinary.

WINNETT

FEBRUARY 5th.

Term, 19 73

The Application, in writing, of Clarence G. Farmer

as Guardian of James Farmer

for dismissal from said trust, having been duly filed, and citation therein issued and published according to law, and it appearing to the Court, from a strict examination of said Guardian's accounts and vouchers, that he has fully discharged the duties of his trust as such Guardian; and it also appearing, by proof, that said Ward of age, and no objection being filed thereto, it is ordered that he be, and is hereby, discharged from said Guardianship, and that Letters of Dismission issue to him.

*Albert H. Tucker*  
Ordinary.

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

GEORGIA, GWINNETT COUNTY

No. "7134"

To the Ordinary of said County:

The petition of MRS. KATHERINE RITA RAINES Guardian of JOHNNY RICKY RAINES, showeth to the Court that she has fully executed the trust devolved on her; that she has complied with all legal obligations as Guardian of JOHNNY RICKY RAINES, and prays the Court to order the usual citation to issue, in order that she may obtain Letters of Dismission from such guardianship.

MRS. KATHERINE RITA RAINES Guardian of JOHNNY RICKY RAINES 240 Garnett Street Buford, Georgia 30518

JANUARY

Gwinnett Court of Ordinary, February Term, 1973

The above petitions of MRS. KATHERINE RITA RAINES, that she may obtain Letters of Dismission from her guardianship, having been read and considered by me, ordered that the usual citation issue.

Alton W. Zuber Ordinary

GEORGIA, GWINNETT COUNTY,

MRS. KATHERINE RITA RAINES, Guardian of JOHNNY RICKY RAINES, has applied to me for a discharge from her guardianship of JOHNNY RICKY RAINES:

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in February next, else she will be discharged from her guardianship as applied for.

This 8th day of January, 1973 Alton W. Zuber Ordinary

Gwinnett Court of Ordinary, February 5th Term, 1973

The petition of Mrs. Katherine Rita Raines, Guardian of Johnny Ricky Raines, for dismission from her guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of her returns, accounts, and vouchers, that she has fully and fairly executed her trust as Guardian of Johnny Ricky Raines and there being no valid objection offered why she should not be dismissed from her guardianship: It is ordered by the Court that she be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to her.

Alton W. Zuber Ordinary Sue Williams Ordinary

Recorded 2/5 1973

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. "7165".....

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of Robert A. Lance Guardian of Richard Lance, showeth to the Court that he has fully executed the trust devolved on him; that he has complied with all his legal obligations as Guardian of Richard Lance and prays the Court to order the usual citation to issue, in order that he may obtain Letters of Dismission from such guardianship.

Robert A. Lance

Gwinnett Court of Ordinary, DECEMBER 22nd, 1972

The above petition of Robert A. Lance that may obtain Letters of Dismission from his guardianship, having been read and considered by me; ordered that the usual citation issue.

Alto W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

Robert A. Lance, Guardian of Richard Lance, has applied to me for a discharge from guardianship of Richard Lance:

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in February 5th, 1973, next, else he will be discharged from his guardianship as applied for.

This 22nd day of December 1972

Alto W. Tucker Ordinary

ORDER

Gwinnett Court of Ordinary, FEBRUARY 5th, 1973

The petition of Robert A. Lance, Guardian of Richard Lance, for dismission from his guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of his returns, accounts, and vouchers, that he has fully and fairly executed his trust as Guardian of Richard Lance and there being no valid objection offered why he should not be dismissed from his guardianship; it is ordered by the Court that he be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to Robert A. Lance

Alto W. Tucker Ordinary

Recorded, 2/5, 1973

Sue J. Williams, Ordinary

STATE OF GEORGIA, GWINNETT COUNTY

"7312"

To the Court of Ordinary of Said County:

The petition of DOLLIE MAE SEXTON, Administratrix of THE ESTATE OF GEORGIA STEWART

showeth that she has fully discharged all the duties of such administratrix that she has paid all the debts of her intestate, GEORGIA STEWART; has turned over the residue on her books to the lawful heirs of GEORGIA STEWART: She therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why she should not be discharged from her administration, and while such citation is running, her proceedings as such Administratrix may undergo a thorough revision by this Court.

Dollie Mae Sexton, Administratrix DOLLIE MAE SEXTON

GWINNETT COURT OF ORDINARY

Term, December 26th, 1972

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary. ALTON W. TUCKER

GEORGIA, GWINNETT COUNTY

Whereas, DOLLIE MAE SEXTON, Administratrix of THE ESTATE OF GEORGIA STEWART, represents to the Court in her petition, duly filed

and entered on record, that she has fully administered GEORGIA STEWART estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administratrix should not be discharged from her administration, and receive Letters of Dismission, on the first Monday in February 5th, 1973

Alton W. Tucker, Ordinary. ALTON W. TUCKER

GWINNETT COURT OF ORDINARY

FEBRUARY Term, February 5th, 1973

It appearing to the Court that the citation for a discharge from her administration of GEORGIA STEWART estate has been duly issued and published, and it also appearing to the

Court from a thorough examination of all the proceedings of said DOLLIE MAE SEXTON Administratrix of GEORGIA STEWART estate, that she has fully and faithfully administered said estate, and is legally entitled to a discharge from her administration, and no sufficient objection being offered to her dismission, this Court orders that she be discharged from her administration of

GEORGIA STEWART estate, and that as evidence of this discharge, Letters of Dismission issue to her

Alton W. Tucker, Ordinary. ALTON W. TUCKER

PETITION

GEORGIA, GWINNETT COUNTY.

No. 7388

To the Court of Ordinary of Said County:

The petition of Andrea Leone McDaniel Johnson

whose post office address is Route 2, Stone Mountain, Georgia 30083

respectfully showeth that on the        day of November, 19 72, Ethel Leona

Eidson McDaniel, a resident of said State and County, who resided at Route 2, Stone Mountain, Ga.

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner        as executrix       .

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
<u>Andrea Leone McDaniel Johnson</u>	<u>Rt. 2, Stone Mtn., Ga.</u>	<u>over 18</u>	<u>daughter</u>
<u>James Marvin McDaniel</u>	<u>" "</u>	<u>17</u>	<u>son</u>
<u>Jed Bryan McDaniel</u>	<u>" "</u>	<u>16</u>	<u>son</u>
<u>Allen George McDaniel</u>	<u>" "</u>	<u>15</u>	<u>son</u>
<u>Kathryn Darlene McDaniel</u>	<u>" "</u>	<u>12</u>	<u>daughter</u>

Petitioner        produces said Will in Court and pray        that it be proven in Solemn Form, and to this end she pray        that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in February, 19 73 to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner        pray        that Letters Testamentary issue to her in terms of the law. This 11<sup>th</sup> day of December, 19 72.

*Andrea Leone McDaniel Johnson*  
Petitioner.

William S. Shelfer Jr.  
715 Decatur Fed. Bldg. Decatur Ga. 30030  
Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Andrea Leona McDaniel Johnson, who on oath says that the facts set forth in the foregoing petition are true.

*Andrea Leone McDaniel Johnson*

Sworn to and subscribed before me, this 11th day of January, 19 73

*Alton W. Tupper*  
Ordinary.

ORDER OF SERVICE

Gwinnett COURT OF ORDINARY At Chambers January 11th, 19 73

Upon reading and considering the foregoing Petition, it is ordered that all of the heirs at law named therein, to wit, Andrea Leone McDaniel Johnson, Stone Mountain, Ga.; James Marvin McDaniel, Jed Bryan McDaniel, Allen George McDaniel and Kathryn Darlene McDaniel, all of Stone Mountain, Georgia

appear before the Court of Ordinary to be held in and for said County on the first Monday in February next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Andrea Leone McDaniel Johnson as the last Will and Testament of Ethel Leona Eidson McDaniel late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said heirs at law hereinbefore named

be served personally with a copy of the within petition and this order at least ten (10) days before the next February 1973 term of this Court;

; and that as

This 11th day of January, 1973

Alton M. Tucker Ordinary

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other further service or notice.

Andrea Leone McDaniel Johnson

Andrea Leone McDaniel Johnson

GEORGIA, Gwinnett COUNTY.

I have this day served James Marvin McDaniel, Jed Bryan McDaniel, Allen George McDaniel, and Kathryn Darlene McDaniel with a copy of the within petition and order.

Doris Bagwell Sheriff, Gwinnett County, Ga.

GEORGIA, Gwinnett COUNTY.

FEBRUARY 5th, Term, 1973

It appearing from the return of the Sheriff, entered hereon, that the within named minor S., to wit: James Marvin McDaniel, Jed Bryan McDaniel, Allen George McDaniel, and Kathryn Darlene McDaniel

have each been personally served with a copy of this proceeding, and that they have no Guardian. It is ordered that George W. Whitley, Jr. be, and he is hereby appointed Guardian ad litem for said minor to represent them herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

Alton M. Tucker Ordinary

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say: that I agree to represent said minors in said proceedings.

George W. Whitley, Jr.

AFFIDAVIT TO PROBATE OF WILL

429

GEORGIA, Gwinnett COUNTY.

I, William S. Shelfer, Jr. do swear that I  
 as well as George W. Whitley, Jr. saw the within named  
Ethel Leona Eidson McDaniel sign and publish the within attached paper  
 as her last will and testament; that we subscribed the same as witness thereto at the special instance  
 and request of the said Ethel Leona Eidson McDaniel  
 and in her presence, ~~as witness~~ in the

presence of the testator and of each other; that the said Ethel Leona Eidson McDaniel  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory

*William S. Shelfer, Jr.*  
*George W. Whitley, Jr.*

Sworn to and subscribed before me, this 5th day of February, 19 73

*Alfred W. Tucker*  
 Ordinary.

Andrea Leone McDaniel Johnson } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
Ethel Leona Eidson McDaniel DECEASED } FEBRUARY Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, to wit, Andrea Leone McDaniel Johnson, James Marvin McDaniel, Jed Bryan McDaniel, Allen George McDaniel, and Kathryn Darlene McDaniel

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, William S. Shelfer Jr. & George W. Whitley Jr. that this paper is the last Will and Testament of Ethel Leona Eidson McDaniel and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.  
 It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Andrea Leone McDaniel Johnson, the executrix named in said Will, upon her taking oath required by law.

This 5th day of February, 19 73

*Alfred W. Tucker*  
 Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Andrea Leone McDaniel Johnson do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Ethel Leone Eidson McDaniel, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Andrea Leone McDaniel Johnson*

Sworn to and subscribed before me, this 5th day of February, 19 73

*Alfred W. Tucker*  
 Court of Ordinary.

APPLICATION TO PROBATE WILL

GEORGIA  
GWINNETT  
COUNTY.

No. " 7406"

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of EDNA E. GRIZZELL  
whose post office address is #1124 Lake Road, Conneaut, Ohio 44030  
respectfully shows to the Court:

(1) On Feb. 1st., 1973 EDNA W. ELLISON, sometimes known as  
EDNA W. CAIN  
whose place of domicile was #27 E. Meadowlark Lane, Lawrenceville, Gwinnett County  
and whose legal residence was same  
departed this life owning property in Georgia.

(2) Decedent during <sup>her</sup> ~~his~~ lifetime duly made and published a last will and testament which is here-  
with offered for probate in solemn form. Your petitioner is named therein as the Execut<sup>rix</sup>  
thereof.

(3) Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age,  
address, residence and relationship to decedent set opposite the name of each:

Name	Age	Address	Residence	Relationship
<u>EDNA E. GRIZZELL</u>	<u>( 39 )</u>	<u>#1124 Lake Road</u>	<u>Conneaut, Ohio 44030</u>	<u>Daughter</u>
<u>ALICE JOYCE E. LaSTRINGER</u>	<u>( 37 )</u>	<u>#24 Hopkins Lane</u>	<u>Willingboro, New Jersey</u>	<u>Daughter</u>
<u>NONE</u>	<u>( )</u>	<u>Surviving Spouse</u>		
<u>( )</u>	<u>( )</u>			
<u>( )</u>	<u>( )</u>			
<u>( )</u>	<u>( )</u>			
<u>( )</u>	<u>( )</u>			
<u>( )</u>	<u>( )</u>			
<u>( )</u>	<u>( )</u>			

(4) Additional data\*

\*Where full particulars are lacking state here the reasons for any such omission. Also state here all pertinent facts which may govern the method of giving notice to any party and which may determine whether or not a guardian ad litem shall be appointed for any party.

WHEREFORE, applicant(s) pray(s) leave to prove said will in solemn form, that it be admitted to record on proper proof, that Letters Testamentary issue and that due and legal notice be given as the law requires and that this court order such other relief as may be meet and proper under the circumstances.

GWINNETT  
GEORGIA, ~~DEKALB~~ COUNTY.

*Edna E. Grizzell*  
EDNA E. GRIZZELL

Personally appeared before me the undersigned who on oath state(s) that the facts set forth in the foregoing application are true.

*Edna E. Grizzell*  
EDNA E. GRIZZELL

Sworn to and subscribed before me, this 6<sup>TH</sup> day of February, 19 73

*Charles W. Smith*  
Clerk, Court of Ordinary or Notary Public

GWINNETT  
~~DEKALB~~ COURT OF ORDINARY

Chambers, \_\_\_\_\_, 19 73

\_\_\_\_\_ as execut\_\_\_\_\_ of the Last Will and Testament of  
\_\_\_\_\_ having filed \_\_\_\_\_ petition for  
probate of \_\_\_\_\_ Will in solemn form  
and it appearing that citation should issue herein to be served personally on \_\_\_\_\_

Ordered that the usual citation issue to be served on them ten days before \_\_\_\_\_  
Term of this court; and that as \_\_\_\_\_

and can only be served by publication that \_\_\_\_\_ be cited and made a party by publication of notice of  
said proceedings, in the newspaper in which Sheriff's advertisements are published in Gwinnett  
Georgia, once a week for four weeks, before the \_\_\_\_\_ Term, 19 \_\_\_\_\_, of said Court  
of Ordinary.

Ordinary.

State of Georgia  
GWINNETT  
County of ~~DeKalb~~

To EDNA E. GRIZZELL and ALICE JOYCE E. LaSTRINGER

EDNA E. GRIZZELL having as Executrix applied for probate in solemn form of the last Will of EDNA W. ELLISON, sometimes known as Edna W. Cain of said county, and having made known to the court that you are heirs-at-law of said Edna W. Ellison, sometimes known as Edna W. Cain you are hereby cited to be and appear at the February Term, 19 73 of the Court of Ordinary for said county, as the Will of EDNA W. ELLISON, sometimes known as Edna W. Cain will then be offered for probate in solemn form.

*Albert W. Leuber*  
Ordinary.

ACKNOWLEDGMENT OF SERVICE

STATE OF GEORGIA  
GWINNETT  
County of ~~DeKalb~~

IN THE COURT OF ORDINARY  
OF SAID COUNTY

IN RE:

APPLICATION OF EDNA E. GRIZZELL

FOR PROBATE OF WILL OF EDNA W. ELLISON, sometimes known as EDNA W. CAIN, DECEASED.

We, the undersigned, being over 18 years of age, laboring under no legal disability and being heirs at law of EDNA W. ELLISON, sometimes known as Edna W. Cain deceased, hereby acknowledge service of application to probate said will in solemn form and notice, waive copies of same and all further service and notice and hereby assent to the probate of said will in solemn form without further delay;

*Edna E. Grizzell*  
EDNA E. GRIZZELL

*Alice Joyce E. Lastringer*  
ALICE JOYCE E. LaSTRINGER

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

I have this day served \_\_\_\_\_ personally

This \_\_\_\_\_ 19 \_\_\_\_\_

Deputy Sheriff, DeKalb County, Ga.  
Gwinnett

WINNETT  
~~XXXXXX~~ Court of Ordinary

Term, 19 73

It appearing from the return of the Sheriff, entered hereon, that the within named minor\_\_\_\_, towit:

\_\_\_\_\_ have each been personally served with a copy of this proceeding, and that\_\_\_\_\_ have no Guardian. It is ordered that\_\_\_\_\_ be, and he is hereby appointed Guardian ad litem for said minor— to represent\_\_\_\_\_ herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

\_\_\_\_\_  
Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say:\_\_\_\_\_

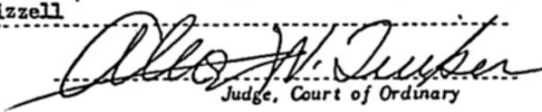
ORDER  
WINNETT  
~~XXXXXX~~COURT OF ORDINARY

FEBRUARY Term, 19 73

It being shown to the court, in the matter of Edna W. Ellison A/K/A Edna W. Cain last Will and Testament, propounded by Edna E. Grizzell named as Executrix, that said Edna W. Ellison died a resident of said county, and that due notice of the intention of said propounder to proceed with the proof in solemn form at this term of court, has been served on all of the heirs at law of the deceased, all in accordance with the laws of this State, and all other requirements of law having been fulfilled, and the said Will having been proven in open court by the witnesses thereto to be the last Will and Testament of Edna W. Ellison A/K/A Edna W. Cain as alleged by the propounder Edna E. Grizzell

It is ordered by this court that said Will be established as Edna W. Ellison last Will and Testament, and that the same be admitted to record, as proven in solemn form, and that said Executrix have leave to qualify as such, and upon so doing that Letters Testamentary issue to Edna E. Grizzell

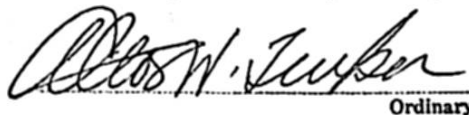
This February 6th, 1973

  
Judge, Court of Ordinary

WINNETT  
GEORGIA, ~~XXXXXX~~ COUNTY.

I do solemnly swear that this writing contains the true last Will of the within named Edna W. Ellison, sometimes known as Edna W. Cain deceased, so far as I know or believe, and that I will well and truly execute the same in accordance with the laws of the State. So help me God.  
Sworn to and subscribed before me,

this 6th day of February, 19 73

  
Ordinary.

Edna E. Grizzell

GEORGIA, GWINNETT COUNTY

No "7411"

To the Court of Ordinary of Said County:

The petition of Mrs. Vivian Little Maltbie, whose post office address is 1509 North Buford Hwy. Norcross Ga. 30071, respectfully sheweth that on the 5th day of February, 1973, Mrs. Bertha Brogdon Little, a resident of State and County, who resided at 1084 North Buford Hwy, departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
Willard E. Little,	261 Mt. Vernon Road N.W. Atlanta Ga.	57	Son
Mrs. Vivian Little Maltbie,	1509 N. Buford Hwy. Norcross Ga.	63	Daughter
Mrs. Elizabeth Tiller,	6906 Oakland Ave. S. E. Atlanta Ga.		Baughter
William Little,	Buford Ga.		Grandson
James Little,	Cave City Ark,		Grandson
Ruby L. Twiggs,	Fayetteville Ga.		Grandaughter
Sarah L. Hood	Marietta Ga.		Grandaughter

Wherefore, Petitioner pray leave to prove said Will in Common Form and that Letters Testamentary issue to Mrs. Vivian Little Maltbie upon her taking the oath of office.

This the 8th day of February, 1973, Vivian L. Maltbie, Petitioner. Beverly Longford Calhoun Ga. Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Mrs. Vivian Little Maltbie who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 8th day of February, 1973, Vivian L. Maltbie, Ordinary.

GEORGIA, GWINNETT COUNTY.

I, Allen M. Johnson, do swear that I, as well as Howard Greene and D.B. Phillips, saw the within named Mrs. Bertha Brogdon Little

sign and publish the within paper as her last Will and Testament; that I subscribed the same as a witness thereto, at the special instance and request and in the presence of Mrs. Bertha Brogdon Little; that at the time of said signing and attestation, said Mrs. Bertha Brogdon Little was of sound and disposing mind and memory, and did in the execution of said Will, act freely and voluntarily.

Sworn to and subscribed before me, this 8th day of February, 1973, Allen M. Johnson, Witness. Ordinary.

GWINNETT COURT OF ORDINARY, FEBRUARY Term, 1973

It appearing to the satisfaction of this Court by the testimony of Allen M. Johnson a witness to the Will of Mrs. Bertha Brogdon Little that the said Allen M. Johnson as well as Howard Greene and D. B. Phillips,

saw the within named Mrs. Bertha Brogdon Little sign and publish the within paper as his last Will and Testament; that they attested the same, as witnesses thereto, at the request and in the presence of Mrs. Bertha Brogdon Little and of each other; that at the time of said signing and attestation, said Mrs. Bertha Brogdon Little was of sound and disposing mind and memory, and did, in the execution of said Will, act freely and voluntarily.

It is ordered that the same be duly recorded, having been duly proven in Common Form, and that Letters Testamentary issue to Mrs. Vivian Little Maltbie upon her taking the oath of office. This 8th day of February, 1973, Allen M. Johnson, Judge, Court of Ordinary.

Georgia, Gwinnett County. I, Mrs. Vivian Little Maltbie, do solemnly swear that, as far as I know or believe, this writing contains the true last Will and Testament of the within named Mrs. Bertha Brogdon Little, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Mrs. Vivian Little Maltbie /s/ Mrs. Vivian Little Maltbie /s/ Alton W. Tucker, Ordinary

STATE OF GEORGIA, GWINNETT COUNTY

No 7412

To the Ordinary of said County:

The petition of Eubert W. Linthicum Jr. respectfully showeth that John R. Harber A/K/A/ J. R. N. Harber, a resident of said County until his death, which happened on the 5th day of February, 19 73, has left a considerable estate, real and personal, in said State, and that he died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said John R. Harber, A/K/A/ J. R. N. Harber deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that Eubert W. Linthicum Jr. is entitled by law to be appointed Administrator of said estate, he being Nephew of said John R. Harber, A/K/A/ J. R. N. Harber, deceased.

Petitioner would further state that he is a resident of said State, and that the estate of said John R. Harber, deceased, is worth about Twenty Five Hundred (\$2,500.00) Dollars.

Eubert W. Linthicum Jr.
2618 Kings Ways Lawrenceville Ga. 30245

GWINNETT COURT OF ORDINARY

At Chambers, February 9th, 19 73

The application of Eubert W. Linthicum Jr. for Temporary Letters of Administration on the estate of John R. Harber, A/K/A/ J. R. N. Harber late of Gwinnett County, deceased, being before me for consideration, and being satisfied by proper proof that his application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said John R. Harber, A/K/A/ J. R. N. Harber, deceased, do issue to said Eubert W. Linthicum Jr. upon his giving bond and security in the sum of Five Thousand (\$5,000.00) Dollars, and taking the usual oath.

Alton W. Tucker, Ordinary

STATE OF GEORGIA, GWINNETT COUNTY, OATH.

You, Eubert W. Linthicum Jr., do solemnly swear that you will well and truly perform all the duties of Temporary Administrator on the estate of John R. Harber A/K/A/ J. R. N. Harber, deceased, according to law, to the best of your ability. So help you God.

Sworn to and subscribed before me, this 9th day of February 19 73

Alton W. Tucker

PETITION

GEORGIA, WINNETT COUNTY.

To the Court of Ordinary of Said County:

NO. "743"

The petition of Mrs. Leila Byrd  
whose post office address is Route #1, Suwanee, Georgia  
respectfully sheweth that on the 12th day of January, 1973 Frank  
Byrd a resident of said State and County, who resided at Rt. 1, Suwanee, Ga.  
departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Leila Byrd</u>	<u>Rt. #1, Suwanee, Ga.</u>		<u>Widow</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she  
prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as  
amended), ~~to appear before the Court of Ordinary of this County for the purpose of proving the last Will and Testament of said deceased~~  
~~to appear before the Court of Ordinary of this County for the purpose of proving the last Will and Testament of said deceased~~  
~~to appear before the Court of Ordinary of this County for the purpose of proving the last Will and Testament of said deceased~~  
why said Will should not be proven in Solemn  
Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 9th day of February, 1973

Mrs. Leila Byrd  
Mrs. Leila Byrd Petitioner.  
WEBB, FOWLER & TANNER  
By: Jones Webb Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Mrs. Leila Byrd, who on oath says that  
the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 9th day of February, 1973  
Alton W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Frank Byrd  
deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to  
Probate in Solemn Form the Will of said Frank Byrd and hereby assent  
that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive  
all other further service or notice.

Mrs. Leila Byrd  
Mrs. Leila Byrd

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

I, Hulon Farmer do swear that I as well as Evelyn Farmer saw the within named Frank Byrd sign and publish the within attached paper as his last will and testament; that I subscribed the same as witness thereto at the special instance and request of the said Frank Byrd and in his presence, as did also Evelyn Farmer in the presence of the testa-OR- and of each other; that the said Frank Byrd signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Hulon Farmer
Hulon Farmer
Evelyn Farmer
Evelyn Farmer

Sworn to and subscribed before me, this 9th day of February, 1973

Alto W. Tucker Ordinary.

MRS. LEILA BYRD PROPOUNDER
vs.
FRANK BYRD DECEASED

GWINNETT COURT OF ORDINARY,
Petition for Probate in Solemn Form
FEBRUARY Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Leila Byrd

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Hulon Farmer and Evelyn Farmer that this paper is the last Will and Testament of Frank Byrd and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Leila Byrd, the executrix named in said Will, upon her taking oath required by law.

This 9th day of February, 1973

Alto W. Tucker Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Leila Byrd do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Frank Byrd, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Mrs. Leila Byrd
Mrs. Leila Byrd

Sworn to and subscribed before me, this 9th day of February, 1973

Alto W. Tucker Court of Ordinary.

STATE OF GEORGIA,  
COUNTY OF GWINNETT.

No. "7351"

PETITION TO SET ASIDE PROBATE OF WILL

TO THE ORDINARY OF SAID STATE AND COUNTY:

NOW COME RALPH B. KENNERLY, SR., RALPH B. KENNERLY, JR., DAN L. KENNERLY and CELIA KENNERLY LUNCEFORD, hereinafter collectively referred to as "Petitioners", and respectfully show the Court as follows:

1.

On the 30 day of October, 1972, VERA LANFORD KENNERLY, the wife of Petitioner RALPH B. KENNERLY, SR., and mother of Petitioners RALPH B. KENNERLY, JR., DAN L. KENNERLY and CELIA KENNERLY LUNCEFORD, died in Gwinnett County, Georgia, where she resided.

2.

In her Last Will and Testament, VERA LANFORD KENNERLY appointed Petitioner RALPH B. KENNERLY, JR. as Executor of her Will.

3.

On November 13, 1972, a document purporting to be the Last Will and Testament of VERA LANFORD KENNERLY was probated in solemn form in this Court.

4.

The Petitioners comprise all of the heirs-at-law of the deceased VERA LANFORD KENNERLY and all of the beneficiaries under the subject Will.

5.

Subsequent to the order of the Court admitting said purported Last Will and Testament to probate in solemn form Petitioners became aware of facts which cause it to appear that said order was mistakenly obtained, said facts being incapable of discovery by the Petitioners and this Court at the time the subject Will was solemnly probated. The failure of Petitioners and this Court to discover said facts and the resultant mistake in the granting of said order in no way resulted from the negligence or fault of any or all of the Petitioners or of this Court.

WHEREFORE, Petitioners respectfully pray for the Court to exercise its equity powers by setting aside the probate of the Last Will and Testament of VERA LANFORD KENNERLY and declaring said Will null and void.

This 12 day of <sup>February</sup> ~~January~~, 1973.

1210 Peachtree Center  
South Building  
225 Peachtree Street, N. E.  
Atlanta, Georgia 30303

A.C. 404/522-1806

SKINNER, WILSON, BEALS & STRICKLAND

D. Kent Beals

D. KENT BEALS,  
Attorney for Petitioners

STATE OF GEORGIA,  
COUNTY OF GWINNETT.

PERSONALLY APPEARED BEFORE ME, and officer duly authorized to administer oaths, the undersigned, who on oath state, to the best of their knowledge and belief, that the facts set forth in the foregoing Petition are true and correct.

R. B. Kennerly Sr.  
RALPH B. KENNERLY, SR.

Ralph B. Kennerly Jr.  
RALPH B. KENNERLY, JR.

Dan L. Kennerly  
DAN L. KENNERLY

Celia Kennerly Lunceford  
CELIA KENNERLY LUNCEFORD

Sworn to and subscribed  
before me, this 12 day  
of January, 1973.

Linda L. Garunsky  
NOTARY PUBLIC

Notary Public, Georgia State at Large  
My Commission Expires June 21, 1976

STATE OF GEORGIA,  
COUNTY OF GWINNETT.

IN RE: PETITION TO SET ASIDE PROBATE OF  
LAST WILL AND TESTAMENT OF VERA  
LANFORD KENNERLY, COURT OF ORDINARY  
OF GWINNETT COUNTY, CASE NO. 7351

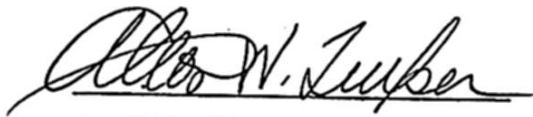
O R D E R

The hearing on verified Petition of the Petitioners  
RALPH B. KENNERLY, SR., RALPH B. KENNERLY, JR., DAN L. KENNERLY  
and CELIA KENNERLY LUNCEFORD having come on regularly to be  
heard and after viewing said Petition, and after hearing testi-  
mony concerning the mistake which constitutes the ground for  
said Petition;

IT IS HEREBY ORDERED, DIRECTED AND ADJUDGED that  
the solemn probate, occurring on November 13, 1972, of the  
Last Will and Testament of VERA LANFORD KENNERLY died intestate  
under the laws of this State.

FEBRUARY

SO ORDERED, this 12th day of ~~January~~ 1973.



ALTON W. TUCKER, Judge  
Court of Ordinary of Gwinnett County

PETITION

GEORGIA, GWINNETT COUNTY. No. 7418

To the Court of Ordinary of Said County:

The petition of Mrs. Lillian Beverly Patterson whose post office address is 247 Jackson Street Lawrenceville Ga. 30245 P.O. box #524 respectfully sheweth that on the 15th day of January, 19 73 Mrs. Carlotta S. Norris a resident of said State and County, who resided at 247 Jackson Street Lawrenceville Ga. departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
<u>Mrs. Lillian Beverly Patterson</u>	<u>Lawrenceville Ga.</u>	<u>65</u>	<u>Daughter</u>
<u>Mrs. Betty N. Garren</u>	<u>1110 N. Inglewood St. Arlington Va.</u>	<u>49</u>	<u>Daughter</u>
<u>Leo S. Norris</u>	<u>8221 S. Dante Ave. Chicago Ill.</u>	<u>63</u>	<u>Son</u>
<u>John B. Norris</u>	<u>7921 S. Fairfield Ave. Chicago Ill.</u>	<u>57</u>	<u>son</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary which will be held in said County on the last Monday of February, 1973, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 15th day of ~~January~~ February, 19 73

Lillian Beverly Patterson  
Petitioner.

Claude T. Turner  
P.O. Box 13505, Sta. K. Atlanta, Ga. 30324 Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Mrs. Lillian Beverly Patterson, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 15th day of February, 19 73

Lillian Beverly Patterson  
Chas. W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mrs. Carlotta S. Norris deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mrs. Carlotta S. Norris and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Mrs. Lillian Beverly Patterson  
Mrs. Betty N. Garren  
Mrs. Betty N. Garren  
Leo S. Norris  
Leo S. Norris

John B. Norris  
John B. Norris

AFFIDAVIT TO PROBATE OF WILL

443

GEORGIA, GWINNETT COUNTY.

We the undersigned \_\_\_\_\_ do swear that \_\_\_\_\_  
saw the within named \_\_\_\_\_  
~~as above~~ Mrs. Carlotta S. Norris sign and publish the within attached paper  
as her last will and testament; that we subscribed the same as witness thereto at the special instance  
and request of the said Mrs. Carlotta S. Norris  
and in her presence, as did also we in the  
presence of the testarix and of each other; that the said Mrs. Carlotta S. Norris  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Myron E. Oakes*  
*Gerald Whitworth*

Sworn to and subscribed before me, this 15th day of February, 19 73

*Alton W. Tucker*  
Ordinary.

Mrs. Lillian Beverly Patterson PROPOUNDER  
vs.  
Mrs. Carlotta S. Norris DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
FEBRUARY Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Lillian Beverly Patterson, Mrs. Betty N. Garren, Leo S. Norris, & John B. Norris

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Myron E. Oakes, & Gerald Whitworth,

that this paper is the last Will and Testament of Mrs. Carlotta S. Norris

and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Lillian Beverly Patterson, the executrix named in said Will, upon her taking oath required by law.

This 15th day of February, 19 73

*Alton W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, ~~Carlotta S. Norris~~ Lillian Beverly Patterson, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named \_\_\_\_\_  
Mrs. Carlotta S. Norris, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

*Lillian Beverly Patterson*

Sworn to and subscribed before me, this 15th day of February, 19 73

*Alton W. Tucker*  
Court of Ordinary.

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of Gwinnett To the Ordinary of said County: No. "7417"

The petition of Roy Robertson showeth that he is the Natural Guardian of four minor children, Delores Ann Robertson aged 12 years, Dwayne Eddie Robertson aged 10 years, Valorie Elaine Robertson aged 8 years, Kimberly Lynn Robertson aged 6 years.

That said minor<sup>s</sup> are entitled to considerable property by inheritance from their mother, Sandra Eller

which property Petitioner desires to demand and receive for said minor<sup>s</sup> Petitioner, therefore, in compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

Roy R. Robertson, Petitioner. Residing at P.O. 2 New Hope Rd., Lawrenceville, Ga.

Selection

State of Georgia, County of Gwinnett To the Ordinary of said County:

I, \_\_\_\_\_, a minor resident of said County, above the age of fourteen years, hereby select \_\_\_\_\_ to be appointed the Guardian of my property, and ask that \_\_\_\_\_ be appointed.

\_\_\_\_\_, 19 \_\_\_\_\_

GWINNETT COURT OF ORDINARY

February 15th, 19 76

Roy Robertson natural Guardian of his minor children Delores Ann, Dwayne Eddie, Valorie Elaine, & Kimberly Lynn Robertson

having filed a bond, with good security, in the sum of \$ 55,000.00, in terms of the law, and which is hereby accepted, for the Guardianship of the property of said Minor children,

it is ordered that said bond be recorded, and that Roy Robertson be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Alton W. Tucker Ordinary.

IN THE COURT OF ORDINARY FOR GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: FILE NO. "7076"

HOLLY MERKISON, a minor,  
Guardianship

APPLICATION TO SELL PROPERTY

Comes now EARL HILLIS, Guardian for HOLLY MERKISON, a minor, and files this his application to sell property owned by the said Holly Merkison, a minor, and shows to the Court the following:

1.

Petitioner was appointed Guardian of the property of Holly Merkison, a minor, by this Honorable Court on January 2, 1973.

2.

Julius Merkison was appointed Guardian of the person of Holly Merkison, a minor, by this Honorable Court on January 2, 1973.

3.

Julius Merkison desires to purchase the property of the minor located on Rhonda Lane, Stone Mountain, Gwinnett County, Georgia, where the minor and the said Julius Merkison presently are residing.

4.

The property owned by the minor, as aforesaid, has an equity value of approximately Seven Thousand (\$7,000.00) Dollars and it is to the best interest of said minor to sell the property to the said Julius Merkison. The terms of the sell of the property provides that the said Julius Merkison shall support and maintain Holly Merkison during her minority for a period of seven (7) years and Julius Merkison will be given a credit of One Thousand (\$1,000.00) Dollars per year toward the purchase price of the property so long as he continues to support and maintain the said Holly Merkison.

2.

The property to be sold is described as follows:

All that tract or parcel of land lying and being in Land Lot 76, 6th District of Gwinnett County, Georgia, being Lot 8, Block D, Addition to Mountain Forest Subdivision, according to plat which is recorded in Plat Book 8, page 166, Gwinnett County Records, and being more particularly described as follows:

Beginning at an iron pin on the northeasterly side of Rhonda Lane, four hundred twenty eight and five tenths (428.5) feet northwesterly, northerly, and northwesterly as measured along the northeasterly, easterly, and northeasterly sides of Rhonda Lane and following the curvature thereof, from the corner formed by the intersection of the northeasterly side of Rhonda Lane and the northwesterly side of Janice Lane, said point of beginning also being the line which divides Lots 8 and 9, said block, subdivision and plat; thence running northwesterly along the northeasterly side of Rhonda Lane, fifty two and four tenths (52.4) feet to an iron pin on the line which divides Lots 7 and 8, said block, subdivision and plat; thence northeasterly along the line which divides said Lots 7 and 8, two hundred sixty one and four tenths (261.4) feet to an iron pin; thence southeasterly, two hundred three and seven tenths (203.7) feet to an iron pin on the line which divides the above mentioned Lots 8 and 9; thence southwesterly along the line which divides the above mentioned Lots 8 and 9; thence southwesterly along the line which divides said Lots 8 and 9, one hundred sixty nine and six tenths (169.6) feet to an iron pin on the northeasterly side of Rhonda Lane and the point of beginning, being improved property, having a one story brick family dwelling located thereon.

WHEREFORE, Petitioner prays:

- (a) that citation issue and be published as provided by law;
- (b) that a Guardian ad litem be appointed and that service be perfected upon such Guardian ad litem as provided by law;
- (c) that service be perfected upon Petitioner's ward as provided by law;
- (d) that the court enter and order setting the time for hearing of this petition;
- (e) that an order be entered allowing petitioner to sell the property of her ward described in this

petition upon the terms and conditions setforth here and above, that an order provide that said property shall be sold at private sale;

(f) for such other relief as the Court deem proper

*Lynwood A. Maddox*  
LYNWOOD A. MADDOX  
Attorney for Petitioner

1606 1st Federal Building  
40 Marietta Street  
Atlanta, Georgia 30303  
688-3424

STATE OF GEORGIA  
COUNTY OF   GWINNETT  

personally appeared before the undersigned officer authorized to administer oaths came   EARL HILLIS   WHO AFTER BEING DULY SWORN DEPOSES AND states on oath that the facts contained in the within and foregoing are true and correct.

This   4th   day of   January  , 1973.

*Earl Hillis*

Sworn to and subscribed to before me this   4th   day of Jan., 1973.  
*Jesse J. Crane*  
Notary Public

ORDER FOR CITATION  
GWINNETT COUNTY

GEORGIA

IN THE COURT OF ORDINARY OF SAID STATE & COUNTY

The within and foregoing petition of Earl Hillis, as Guardian for the property of Holly Merkison, for an order for the sale of the property described in the petition, having been read and considered, IT IS THEREFORE ORDERED that said application for leave to sale said property of said ward as set out in said petition, be heard and passed on at the regular term of the Court of Ordinary in and for said county to be held on the first Monday in February, 1973.

IT IS FURTHER ORDERED that William G. Tanner BE appointed Guardian ad litem of said ward as shown by the petition, and that he report to this court as required by law. That the Guardian ad litem be served with a copy of this petition and this order.

Further, that the said ward be served personally, with a copy of said petition and a copy of citation thereon, and a copy of this order as provided by law, and let citation issue and be published as required by law.

This 5th day of January, 1973.

  
Ordinary, Gwinnett County

CITATION  
GWINNETT COUNTY

GEORGIA

IN THE COURT OF ORDINARY OF SAID STATE & COUNTY

TO WHOM IT MAY CONCERN:

A petition by Earl Hillis, Guardian of the property of Holly Merkison, has been filed in this court asking for an order allowing him to sell the real property owned by said ward at private sale. All interested persons are hereby cited to show cause before the Court of Ordinary of this county on the first Monday in February, 1973, why said order should not be granted as prayed.

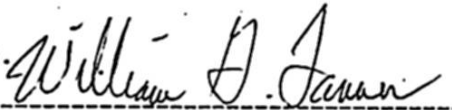
This 5th. day of January, 1973.

  
\_\_\_\_\_  
Ordinary, Gwinnett County

ACCEPTANCE OF APPOINTMENT  
GWINNETT COUNTY  
GEORGIA

The undersigned having been appointed Guardian ad litem to represent Holly Merkison, in the matter to sell certain real property owned by said ward, does hereby accept that appointment and agree to represent the said ward in said proceedings and does hereby waive all further and future service of notice for process.

This 22nd day of January 1973.

  
\_\_\_\_\_  
Guardian ad litem

PERSONAL SERVICE  
GWINNETT COUNTY

GEORGIA

I have this day personally served Holly Merkison with a copy of the above and foregoing petition and citation.

This - 5 - day of January, 1973.

  
\_\_\_\_\_  
Sheriff, Gwinnett County

IN THE COURT OF ORDINARY FOR GWINNETT COUNTY  
STATE OF GEORGIA

No. "7076"

IN RE:

FEBRUARY TERM 1973

HOLLY MERKISON, a minor,  
Guardianship

ORDER AUTHORIZING SELL OR PROPERTY

The petition of EARL HILLIS, Guardian for Holly Merkison, for the sale of property described in the petition having come on regularly before the Court for hearing, and

It appearing to the Court that the petition filed by the said EARL HILLIS, was filed under oath, and that Holly Merkison has been served personally with a copy of said petition, and that William F. Tanner has been appointed Guardian ad litem, and that said Guardian ad litem has agreed to serve as such, and

It further appearing to the Court that citation was published once a week for four (4) weeks, and

It further appearing that the sales price of Seven Thousand (\$7,000.00) Dollars plus assumption of the existing mortgage with Atlanta Federal Savings and Loan Association is a reasonable price for the property, and it further appearing to the Court that the Guardian ad litem has filed his Answer in said matter,

THEREFORE UPON CONSIDERATION OF THE MATTER it is determined to be of the best interest of the said Holly Merkison, a minor, that her property be sold and the said Earl Hillis is therefore hereby authorized and directed to proceed and sell the property described below, at a private sell to Julius Merkison by accepting from the said Julius Merkison a promissory note for Seven Thousand (\$7,000.00) Dollars payable in seven (7) equal annual installments of One Thousand (\$1,000.00) Dollars each plus interest at the rate of Seven (7%) percent per annum, and subject to the terms and conditions set forth in order of this Court dated January 2, 1973.

The property being sold is more particularly described as follows:

All that tract or parcel of land lying and being in Land Lot 76, 6th District of Gwinnett County, Georgia, being Lot 8, Block D, Addition to Mountain Forest Subdivision, according to Plat which is recorded in Plat Book 8, page 166, Gwinnett County Records, and being more particularly described as follows:

Beginning at an iron pin on the northeasterly side of Rhonda Lane, four hundred twenty eight and five tenths (428.5) feet northwesterly, northerly, and northwesterly as measured along the northeasterly, easterly, and northeasterly sides of Rhonda Lane and following the curvature thereof, from the corner formed by the intersection of the northeasterly side of Rhonda Lane and the northwesterly side of Janice Lane, said point of beginning also being the line which divides Lots 8 and 9, said block, subdivision and plat; thence running northwesterly along the northeasterly side of Rhonda Lane, fifty two and four tenths (52.4) feet to an iron pin on the line which divides Lots 7 and 8, said block, subdivision and plat; thence northeasterly along the line which divides said Lots 7 and 8, two hundred sixty one and four tenths (261.4) feet to an iron pin; thence southeasterly, two hundred three and seven tenths (203.7) feet to an iron pin on the line which divides the above mentioned Lots 8 and 9; thence southwesterly along the line which divides the above mentioned Lots 8 and 9; thence southwesterly along the line which divides said Lots 8 and 9, one hundred sixty nine and six tenths (169.6) feet to an iron pin on the northeasterly side of Rhonda Lane and the point of beginning, being improved property, having a one story brick family dwelling located thereon.

Earl Hillis, Guardian of the property, of Holly Merkison, a minor, is authorized to execute a Quit Claim Deed to the described property as Guardian for Holly Merkison, his ward, conveying title and the property to Julius Merkison, the purchaser.

It is so ordered this 5th day of February, 1973.

  
Allen W. Tucker  
Ordinary, Gwinnett County, Georgia

APPLICATION TO PROBATE WILL

GEORGIA  
DEKALB COUNTY.  
GWINNETT

No. "7407"

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of The Citizens and Southern National Bank  
whose post office address is P. O. Box 1683, Decatur, Georgia 30031  
respectfully shows to the Court:

(1) On January 29, 1973, Martin Franklin Hurst  
First Middle Last Name  
whose place of domicile was Norris Lake Drive Lithonia Gwinnett Georgia 30058  
Street City County State  
and whose legal residence was Norris Lake Drive Lithonia Gwinnett Georgia 30058  
Street City County State  
departed this life owning property in Georgia.

(2) Decedent during his lifetime duly made and published a last will and testament which is here-  
with offered for probate in solemn form. Your petitioner is named therein as the Executor  
thereof.

(3) Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age,  
address, residence and relationship to decedent set opposite the name of each:

Name	Age	Address	Residence	Relationship
<u>Mary Elizabeth Haynsworth</u>	<u>37</u>	<u>627 Spring Lake Road</u>	<u>Columbia, South Carolina 29206</u>	<u>Daughter</u>
<u>Edward Newton Hurst</u>	<u>29</u>	<u>Norris Lake Drive</u>	<u>Lithonia, Georgia 30058</u>	<u>Son</u>
_____	( )	_____	_____	_____
_____	( )	_____	_____	_____
<u>Mary McDaniel Hurst</u>	<u>62</u>	<u>Norris Lake Drive</u>	<u>Lithonia, Georgia 30058</u>	<u>Surviving Spouse</u>
_____	( )	_____	_____	_____
_____	( )	_____	_____	_____
_____	( )	_____	_____	_____
_____	( )	_____	_____	_____
_____	( )	_____	_____	_____
_____	( )	_____	_____	_____

(4) Additional data\*

\*Where full particulars are lacking state here the reasons for any such omission. Also state here all pertinent facts which may govern the method of giving notice to any party and which may determine whether or not a guardian ad litem shall be appointed for any party.

WHEREFORE, applicant(s) pray(s) leave to prove said will in solemn form, that it be admitted to record on proper proof, that Letters Testamentary issue and that due and legal notice be given as the law requires and that this court order such other relief as may be meet and proper under the circumstances.

Dillard and Dillard  
558 Church Street  
Decatur, Georgia 30030

WINNETT  
GEORGIA, ~~XXXXX~~ COUNTY.

By: George P. Dillard  
George P. Dillard

Personally appeared before me the undersigned who on oath state(s) that the facts set forth in the foregoing application are true.

The Citizens and Southern National Bank

By: Richard H. Rice  
Richard H. Rice *VP*

Sworn to and subscribed before me, this 5<sup>th</sup> day of February, 1973.

Carolyn M. Hedrick  
Clerk, Court of Ordinary or Notary Public  
Notary Public for the State of Georgia  
My Comm. Expires 1974

WINNETT  
~~DEKALB~~ COURT OF ORDINARY

Chambers, \_\_\_\_\_, 19\_\_\_\_  
\_\_\_\_\_ as execut. \_\_\_\_\_ of the Last Will and Testament of  
\_\_\_\_\_ having filed \_\_\_\_\_ petition for  
probate of \_\_\_\_\_ Will in solemn form  
and it appearing that citation should issue herein to be served personally on \_\_\_\_\_

Ordered that the usual citation issue to be served on them ten days before \_\_\_\_\_  
Term of this court; and that as \_\_\_\_\_

and can only be served by publication that \_\_\_\_\_ be cited and made a party by publication of notice of  
said proceedings, in the newspaper in which Sheriff's advertisements are published in ~~DeKalb~~ County,  
Georgia, once a week for four weeks, before the \_\_\_\_\_ Term, 19\_\_\_\_, of said Court  
of Ordinary.

\_\_\_\_\_  
Ordinary.

State of Georgia

County of ~~DEKALB~~ GWINNETT

To \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_ having as Execut. \_\_\_\_\_ applied for probate in solemn form of the last Will of \_\_\_\_\_ of said county, and having made known to the court that you are heirs-at-law of said \_\_\_\_\_ you are hereby cited to be and appear at the \_\_\_\_\_ Term, 19\_\_\_\_ of the Court of Ordinary for said county, as the Will of \_\_\_\_\_ will then be offered for probate in solemn form.

\_\_\_\_\_  
Ordinary.

ACKNOWLEDGMENT OF SERVICE

STATE OF GEORGIA  
~~DEKALB~~ COUNTY  
GWINNETT

IN THE COURT OF ORDINARY  
OF SAID COUNTY

IN RE:

APPLICATION OF The Citizens and Southern National Bank

FOR PROBATE OF WILL OF

Martin Franklin Hurst, DECEASED.

We, the undersigned, being over 21 years of age, laboring under no legal disability and being heirs at law of Martin Franklin Hurst deceased, hereby acknowledge service of application to probate said will in solemn form and notice, waive copies of same and all further service and notice and hereby assent to the probate of said will in solemn form without further delay;

Mary Elizabeth Haynsworth  
Mary Elizabeth Haynsworth

Edward Newton Hurst  
Edward Newton Hurst

Mary McDaniel Hurst  
Mary McDaniel Hurst

I have this day served \_\_\_\_\_

\_\_\_\_\_ personally with a copy of the within.

This \_\_\_\_\_ 19\_\_\_\_\_

Deputy Sheriff, ~~DeKalb~~ County, Ga.  
Gwinnett

Term, 19

It appearing from the return of the Sheriff, entered hereon, that the within named minor....., towit:

..... have each been personally served with a copy of this proceeding, and that..... have no Guardian. It is ordered that..... be, and he is hereby appointed Guardian ad litem for said minor— to represent..... herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

.....  
Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say:.....

ORDER  
WINNETT  
~~THE~~ COURT OF ORDINARY

..... FEBRUARY Term, 19 73

It being shown to the court, in the matter of Martin Franklin Hurst last Will and Testament, propounded by The Citizens and Southern National Bank named as Execut OR that said Martin Franklin Hurst died a resident of said county, and that due notice of the intention of said propounder to proceed with the proof in solemn form at this term of court, has been served on all of the heirs at law of the deceased, all in accordance with the laws of this State, and all other requirements of law having been fulfilled, and the said Will having been proven in open court by the witnesses thereto to be the last Will and Testament of Martin Franklin Hurst as alleged by the propounder.....;

It is ordered by this court that said Will be established as Martin Franklin Hurst last Will and Testament, and that the same be admitted to record, as proven in solemn form, and that said Execut OR have leave to qualify as such, and upon so doing that Letters Testamentary issue to The Citizens and Southern National Bank.

This February 19th . 1973

*Alfred W. Tupper*  
Judge, Court of Ordinary

WINNETT  
GEORGIA, ~~WINNETT~~ COUNTY.

O A T H

I do solemnly swear that this writing contains the true last Will of the within named Martin Franklin Hurst deceased, so far as I know or believe, and that I will well and truly execute the same in accordance with the laws of the State. So help me God.  
Sworn to and subscribed before me,

this 19th day of February, 19 73.

The Citizens & Southern National Bank

By: *Richard Rice*  
Att. V.P.

*J. J. Williams*  
cc. Ordinary.

*Richard Rice*

PETITION

GEORGIA,   GWINNETT   COUNTY.

No. "7421"

To the Court of Ordinary of Said County:

The petition of Betty Ruth Leatherwood Etheridge  
whose post office address is 117 Parkway Circle, Duluth, Georgia 30136  
respectfully sheweth that on the 17th day of February, 1973, Gordon  
Leatherwood a resident of said State and County, who resided at Lawrenceville, Georgia  
departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner rix as execut rix.

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Blanche Braswell Leatherwood</u>	<u>Lawrenceville, Ga.,</u>	<u>over 21,</u>	<u>wife</u>
<u>Betty Ruth Leatherwood Etheridge</u>	<u>Duluth, Ga.,</u>	<u>over 21,</u>	<u>daughter</u>

Petitioner        produces said Will in Court and prays        that it be proven in Solemn Form, and to this end she  
prays        that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as  
amended), to appear at the Court of Ordinary of said County on the first Monday  
~~of the month of March~~ 1973, why said Will should not be proven in Solemn  
Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner        prays        that Letters Testamentary issue to her in terms of the law.  
This 20th day of February, 1973.

Betty Ruth Leatherwood Etheridge  
Petitioner.  
Homer M. Stark  
Attorney for Petitioner.

GEORGIA,   GWINNETT   COUNTY.

Personally appeared before me, Betty Ruth Leatherwood Braswell, who on oath says that  
the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 20th day of February, 1973.  
Alton M. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Gordon Leatherwood  
deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to  
Probate in Solemn Form the Will of said Gordon Leatherwood and hereby assent  
that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive  
all other further service or notice.

Blanche Braswell Leatherwood Betty Ruth Leatherwood Etheridge  
Blanche Braswell Leatherwood Betty Ruth Leatherwood Etheridge

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, WINNETT COUNTY.

I, Hope D. Stark do swear that I

as well as William G. Holt, Jr., and John W. Bullock saw the within named Gordon Leatherwood

sign and publish the within attached paper as his last will and testament; that I subscribed the same as witness thereto at the special instance and request of the said Gordon Leatherwood

and in his presence, as did also William G. Holt, Jr., and John W. Bullock in the presence of the testator and of each other; that the said Gordon Leatherwood signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*William G. Holt Jr.*  
*John W. Bullock*  
*Hope D. Stark*

Sworn to and subscribed before me, this 21st day of February, 1973

*Alton W. Tupper*  
Ordinary.

Betty Ruth Leatherwood Etheridge  
PROPOUNDER  
vs.  
Gordon Leatherwood DECEASED

Gwinnett COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
FEBRUARY Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Blanche Braswell Leatherwood and Betty Ruth Leatherwood Etheridge

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, William G. Holt, Jr., John W. Bullock & Hope D. Stark

that this paper is the last Will and Testament of Gordon Leatherwood and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Betty Ruth Leatherwood Etheridge, the executrix named in said Will, upon her taking oath required by law.

This 21st day of February, 1973

*Alton W. Tupper*  
Ordinary.

O A T H

GEORGIA, WINNETT COUNTY.

I, Betty Ruth Etheridge, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named Gordon Leatherwood, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Betty Ruth Etheridge*

Sworn to and subscribed before me, this 21st day of February, 1973

*Alton W. Tupper*  
Court of Ordinary.

PETITION

GEORGIA, GWINNETT COUNTY.

NO "7422"

To the Court of Ordinary of Said County:

The petition of Elsa Brown Barrett

whose post office address is Route One, Suwanee, Gwinnett County, Georgia

respectfully showeth that on the 4th day of February, 1973, Henry T. Barrett

a resident of said State and County, who resided at Route One, Suwanee, Ga. departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Lawrence Barrett</u>	<u>Rte 1, Suwanee, Ga.</u>	<u>42</u>	<u>Son</u>
<u>R. E. Barrett</u>	<u>Tucker, Ga.</u>	<u>39</u>	<u>Son</u>
<u>James Barrett</u>	<u>Rte 1, Suwanee, Ga.</u>	<u>32</u>	<u>Son</u>
<u>Gerald Barrett</u>	<u>Suwanee, Ga.</u>	<u>30</u>	<u>Son</u>
<u>Cecil Barrett</u>	<u>Rte 1, Suwanee, Ga.</u>	<u>26</u>	<u>Son</u>
<u>Faye Harrison</u>	<u>Rte 9, Stone Mtn, Ga.</u>	<u>24</u>	<u>Daughter</u>

Petitioner produces said Will in Court and pray s that it be proven in Solemn Form, and to this end she pray s that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~and that the said Will be admitted to record as the last Will and Testament of said deceased.~~ why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray s that Letters Testamentary issue to her in terms of the law. This 15th day of February, 1973

Elsa Brown Barrett

Petitioner.

W.P. Wilbanks

Duluth Georgia

Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Elsa Brown Barrett, who on oath says that the facts set forth in the foregoing petition are true.

Elsa B. Barrett

Sworn to and subscribed before me, this 22nd day of February, 1973

Alfred W. Seuber

Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Henry T. Barrett deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Henry T. Barrett and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Lawrence Barrett  
R. E. Barrett  
James Barrett  
Gerald Barrett  
Cecil Barrett  
Faye Harrison

Suwanee Ga Rt 1  
Rt 1 Suwanee Ga  
Rt 1 Suwanee, Ga.  
Rte 9, Stone Mtn, Ga.

AFFIDAVIT TO PROBATE OF WILL

457

GEORGIA, Gwinnett COUNTY.

I, Roy Barrett, do swear that I  
 as well as Grace Barrett saw the within named  
Henry T. Barrett sign and publish the within attached paper  
 as his last will and testament; that we subscribed the same as witness thereto at the special instance  
 and request of the said Henry T. Barrett  
 and in my presence, as did also Grace Barrett in the  
 presence of the testator and of each other; that the said Henry T. Barrett  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Roy Barrett  
Grace Barrett

Sworn to and subscribed before me, this 22nd day of February, 19 73

Alto W. Tucker  
 Ordinary.

Elsa Brown Barrett PROPOUNDER } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
Henry T. Barrett DECEASED } FEBRUARY Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Mrs. Elsa Brown Barrett, Lawrence Barrett, R. E. Barrett,  
James Barrett, Gerald Barrett, Cecil Barrett, and  
Faye Harrison  
 have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, Roy Barrett and Grace Barrett  
 that this paper is the last Will and Testament of Henry T. Barrett  
 and that he was competent to make a Will at the time he  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased.

Ordered further that Letters Testamentary issue to Mrs. Elsa Brown Barrett, the  
 executrix named in said Will, upon her taking oath required by law.

This 22nd day of February, 19 73

Alto W. Tucker  
 Ordinary.

OATH

GEORGIA, Gwinnett COUNTY.

I, Elsa Brown Barrett, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named Henry Thomas  
Barrett, deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

Elsa B Barrett

Sworn to and subscribed before me, this 22nd day of February, 19 73

Alto W. Tucker  
 Court of Ordinary.

GEORGIA, GWINNETT COUNTY

No. "7426"

TO THE ORDINARY OF GWINNETT COUNTY:

The Petition of HARRY C. FAUCETTE, JR. a resident of said State and County, shows that JASON FAUCETTE, of said County, a minor ~~five (5)~~ <sup>three (3)</sup> years of age, has certain property coming to him for personal injuries sustained by him; Petitioner is the natural Father and guardian of said JASON FAUCETTE. Petitioner prays an order vesting guardianship of the personal property of said minor in him. No bond is required because the property to be received is \$1,000.00 pursuant to Ga. L. 1968, pp. 1039, 1040; Ga. Code Ann. §49-102.

*Harry C. Faucette, Jr.*  
HARRY C. FAUCETTE, JR.  
283 Lancelot Way  
Lawrenceville, Georgia

ORDER FEBRUARY TERM 1973

The Petition of HARRY C. FAUCETTE, JR. for letters of guardianship of the person and property of JASON FAUCETTE, a minor, natural child of Petitioner, having been accepted and it appearing that said minor is a resident of this County and that applicant is the natural guardian of said minor and entitled to letters of guardianship of the person and property of said minor, his natural child, it is ordered by the Court that HARRY C. FAUCETTE, JR. be and he is hereby appointed guardian of the person and property of said minor and that letters be issued to him upon his taking the oath as required by law.

THIS 26th day of February, 1973.

*Alton W. Tucker*  
Ordinary, Gwinnett County

OATH

GEORGIA  
GWINNETT COUNTY

I do solemnly swear that I will well and truthfully perform the duties required of me as guardian of the property of JASON FAUCETTE and faithfully account with my said ward for his estate.

So help me God.  
Sworn to and Subscribed  
before me this ---day of  
February, 1973

*Harry C. Faucette, Jr.*  
Harry C. Faucette, Jr.

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7426"

TO THE ORDINARY OF SAID COUNTY:

The Petition of HARRY C. FAUCETTE, JR. as father and natural guardian of the property of JASON FAUCETTE respectfully shows:

1.

Petitioner is duly appointed, qualified, and acting guardian of the property of his son, JASON FAUCETTE, by virtue of an Order of this Court passed at this, the February Term, 1973.

2.

Petitioner and his minor ward are residents of said State and County and are subject to the jurisdiction of this Court.

3.

Petitioner as guardian of the property of the aforesaid minor, has claims against BRAKEBILL AND BROOKSHIRE CONSTRUCTION COMPANY and HOMER DANIEL WARD by virtue of the following facts. On or about August 8, 1972, said minor was injured when the automobile in which he was riding was struck by a truck driven by HOMER DANIEL WARD owned by BRAKEBILL AND BROOKSHIRE CONSTRUCTION COMPANY on U.S. Highway 29, 224 feet South of Monfort Road, approximately 2 miles South of Lawrenceville, Georgia. As a result of this collision your Petitioner's minor ward, JASON FAUCETTE, sustained facial lacerations, and a concussion, and a laceration to his nose. Since the date of said accident the said minor has made satisfactory recovery and at the present time, is substantially as well as before the occurrence of said collision.

4.

Petitioner contends that said BRAKEBILL AND BROOKSHIRE CONSTRUCTION COMPANY and HOMER DANIEL WARD are liable in damages for the injuries to said minor by reason of negligence of said HOMER DANIEL WARD which your Petitioner contends constitutes the proximate cause of the above-described accident.

5.

BRAKEBILL AND BROOKSHIRE CONSTRUCTION COMPANY and HOMER DANIEL WARD contend that they are not responsible and liable in any way, for whatever damages might have been sustained by said minor as a result of the accident.

6.

Petitioner and BRAKEBILL AND BROOKSHIRE CONSTRUCTION COMPANY and HOMER DANIEL WARD have agreed upon a compromise adjustment of all claims which Petitioner and said minor may have against them and under the terms of this Agreement, your Petitioner as guardian of the property of JASON FAUCETTE will be paid the sum of \$1,000.00.

7.

Your Petitioner believes that this is a fair, reasonable and just settlement in the circumstances and that the same is entered into in good faith and that it would be to the best interest of said minor.

WHEREFORE, Your Petitioner prays an order from this Court authorizing said Petitioner to accept said offer of compromise and settlement as set forth above in authorizing your Petitioner to consummate the said settlement and to execute any and all receipts, releases and other documents necessary to effect a settlement in full and release all claims against BRAKEBILL AND BROOKSHIRE CONSTRUCTION COMPANY and HOMER DANIEL WARD arising from said accident.

*Harry C. Faucette, Jr.*  
HARRY C. FAUCETTE, JR.

STATE OF GEORGIA  
COUNTY OF GWINNETT

On this 26th day of February, 1973, before me personally appeared the undersigned, HARRY C. FAUCETTE, JR., who, on oath, says that the averments made in the foregoing Petition are true.

*Harry C. Faucette, Jr.*  
HARRY C. FAUCETTE, JR.

Sworn to and subscribed before

me this 26th day of February, 1973.

*Charles W. Tucker*  
Ordinary

SWIFT, CURRIE,  
MCGHEE & HERS  
2300 GAS LIGHT TOWER  
ATLANTA, GEORGIA  
30303

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7426"

FEBRUARY TERM 1973

O R D E R

The foregoing Petition of HARRY C. FAUCETTE, JR. as guardian of the property of JASON FAUCETTE, a minor, for authority to settle all claims against BRAKEBILL AND BROOKSHIRE CONSTRUCTION COMPANY and HOMER DANIEL WARD on account of the incident which occurred on or about August 8, 1972, in which said minor received injuries described in the said Petition having been read and considered and Petitioner having appeared before the Court and it having been shown to the Court that the facts set forth in said Petition are true and that the terms of the said settlement are fair, reasonable, and just and are proposed in good faith and will insure the best interests of the said minor, it is therefore considered ordered and adjudged that the Petitioner be and he is hereby authorized to consummate said settlement of said minor ward's claim for the amount of \$1,000.00 paid to him as guardian of the property as prayed in said Petition.

The Petitioner is further authorized to execute any and all documents necessary or proper to give effect to the said settlement.

In Open Court this 26th day of February, 1973.

  
JUDGE, COURT OF ORDINARY

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7426"

PETITION FOR LEAVE TO ENCROACH ON CORPUS


TO THE ORDINARY OF SAID COUNTY:

The Petition of HARRY C. FAUCETTE, JR., Guardian of JASON FAUCETTE, minor, <sup>three (3)</sup> ~~five (5)~~ years of age, shows:

That as such guardian he has in hand the sum of \$1,000.00.


That the income from said sum is insufficient for the maintenance and education of said ward;

WHEREFORE, your Petitioner prays that Your Honor will grant an order allowing him to expend from the corpus of said ward's estate, the sum of \$1,000.00 for the purpose of maintenance and education of said ward for a period of twelve months from date.

  
HARRY C. FAUCETTE, JR.  
283 Lancelot Way  
Lawrenceville, Georgia

STATE OF GEORGIA  
COUNTY OF GWINNETT

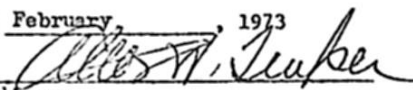
Personally appeared the undersigned HARRY C. FAUCETTE, JR., who, on oath says that the averments in the foregoing Petition are true.

  
HARRY C. FAUCETTE, JR.

Sworn to and subscribed

before me this 26th day

of February, 1973

  
Ordinary

STATE OF GEORGIA

No. "7426"

O R D E R

COUNTY OF GWINNETT

GWINNETT COURT OF ORDINARY - CHAMBERS.

February 26th, 1973

Upon reading and considering the foregoing Petition and it appearing that the averments therein made are true, it is ordered that the same be and it is hereby granted; and said guardian is hereby allowed to expend from the corpus of said ward's estate the sum of \$1,000.00 for the purpose of maintenance and education as prayed for in said petition and that said guardian makes return showing proper expenditure of same.

  
\_\_\_\_\_  
Ordinary

PETITION

GEORGIA, WINNETT COUNTY.

No "7427"

To the Court of Ordinary of Said County:

The petition of Mrs. Lola Parr Tucker whose post office address is Rte # 1 Grayson Georgia 30221 respectfully showeth that on the 3rd day of February, 1973, Henry Tucker a resident of said State and County, who resided at Rte # 1 Grayson Georgia departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Lola Parr Tucker</u>	<u>Rte # 1 Grayson Ga. 30221</u>		<u>Wife</u>
<u>Mrs. Cora T. Cummings</u>	<u>1495 Quebec Court Tucker Ga. 30084</u>		<u>Daughter</u>

The heirs at law are above 18 Yrs. of age.

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~that they appear in Court and show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 8th day of January, 1973.

Lola Parr Tucker Petitioner.

Wilbur Smith  
Suite 924 Citizens & Sou. Nat. Bank Bldg. Atlanta Ga.  
Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Mrs. Lola Parr Tucker, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 8th day of JANUARY, 1973

Albert W. Tucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Henry Tucker deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Henry Tucker and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Lola Parr Tucker  
Cora T. Cummings

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned \_\_\_\_\_ do swear that \_\_\_\_\_

~~as well as~~ We \_\_\_\_\_ saw the within named \_\_\_\_\_

\_\_\_\_\_ sign and publish the within attached paper

as his last will and testament; that We subscribed the same as witness \_\_\_\_\_ thereto at the special instance

and request of the said Henry Tucker

and in his presence, as did also: \_\_\_\_\_ We \_\_\_\_\_ in the

presence of the testator and of each other; that the said Henry Tucker

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

William C. Farmer  
Mrs W. V. Brownlee  
Mrs Jean B. Farmer

Sworn to and subscribed before me, this 27th day of February, 19 73

Alton W. Tucker  
Ordinary.

Mrs. Lola Parr Tucker } PROPOUNDER  
vs. }  
Henry Tucker } DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
FEBRUARY Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Lola Parr Tucker,  
& Cora T. Cummings,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, William C. Farmer, Mrs. W. V. Brownlee, & Mrs. Jean B. Farmer,

that this paper is the last Will and Testament of Henry Tucker  
and that he was competent to make a Will at the time he  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Lola Parr Tucker, the executrix named in said Will, upon her taking oath required by law.

This 27th day of February, 19 73

Alton W. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Lola Parr Tucker, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named \_\_\_\_\_

Mrs. Lola Parr Tucker, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Lola Parr Tucker

Sworn to and subscribed before me, this 27th day of February, 19 73

Alton W. Tucker  
Court of Ordinary.

PETITION TO PROBATE WILL IN COMMON FORM

GEORGIA,  
GWINNETT COUNTY

No. "7429"

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

-1-

The petition of DORIS HOUSE whose post office address is Route 1, Box 56, Duluth, Georgia, shows to the court that on the 10th day of February, 1973, Arnold A. Blalock, whose place of domicile was Route 1, Duluth, Gwinnett County, Georgia, and whose legal residence was Route 1, Duluth, Gwinnett County, Georgia, departed this life owning property in the State of Georgia.

-2-

That during his lifetime the decendant made and published a Last Will and Testament, in which he named petitioner executrix and which said Last Will and Testament is herewith offered for probate in common form.

-3-

Listed below are all the heirs at law of the deceased:

NAME	ADDRESS	AGE	RELATIONSHIP TO DECENDANT
Mrs. Bernice Clark	Buford Hwy, Duluth, Ga.-	67-	daughter
Mrs. Maude Crymes	1431 Sylon Cir. N.E., Atlanta, Ga.	63-	daughter
William L. Blalock, Sr.	Route 2, Duluth, Ga.-	61-	son
Mr. Brodus Blalock	deceased		son
Mrs. J. B. Blalock-	146 Westbrooks St., Buford, Ga.-	59-	daughter-in-law
Robert M. Blalock	6374 Chappell Cir., Doraville, Ga.-	42-	grand-son

NAME	ADDRESS	AGE	RELATIONSHIP TO DECENDANT
Mrs. Corene Frady	Rte. 1, Suwanee, Ga.-	37-	granddaughter
Mrs. Clara Ann Sarna	Level Creek Rd.-Buford, Ga.-	30-	granddaughter
Nookie Blalock Wilson		deceased	daughter
Wayne Wilson	161 Martin Rd. Suwanee, Ga.-	10-	grandson
Wanda Wilson	161 Martin Rd. Suwanee, Ga.-	9-	granddaughter
Wade Wilson	161 Martin Rd., Suwanee, Ga.-	8-	grandson
Warren Wilson	161 Martin Rd., Suwanee, Ga.-	6-	grandson

WHEREFORE, petitioner produces said will in court and prays that the same be probated in common form; that due and legal notice be given as required by law; that said will be admitted to record upon proper proof; and, that letters testamentary shall issue to petitioner.

*W. P. Wilbanks*

W. P. WILBANKS,  
Attorney for Petitioner

GEORGIA

GWINNETT COUNTY

Personally appeared before me the undersigned who on oath states that the facts set forth in the foregoing petition are true.

*Doris House*

Sworn to and subscribed

before me, this 2nd.

day of March, 1973.

*Janet S. Chase*  
Notary Public

STATE OF GEORGIA  
COUNTY OF GWINNETT

I, W. P. Wilbanks, do swear that I, as well as Mary Ann Hancock, saw the within named Arnold A. Blalock sign and publish the within paper as his Last Will and Testament; that I subscribed the same as a witness thereto, at the special instance and request and in the presence of Arnold A. Blalock, that at the time of said signing and attestation, said Arnold A. Blalock was of sound and disposing mind and memory, and did in the execution of said Will, act freely and voluntarily.

*W. P. Wilbanks*  
\_\_\_\_\_

Sworn to and subscribed before me,  
this 2nd day of March, 1973.

*Alton W. Taylor*  
\_\_\_\_\_  
Ordinary, Gwinnett County, Georgia

X X

GWINNETT COURT OF ORDINARY FEBRUARY Term, 1973

( O R D E R )

It appearing to the satisfaction of this Court by the testimony of W. P. Wilbanks, a witness to the Will of Arnold A. Blalock, that the said W. P. Wilbanks, as well as Mary Ann Hancock saw the within named Arnold A. Blalock sign and publish the within paper as his Last Will and Testament; that they attested the same, as witnesses thereto, at the request and in the presence of Arnold A. Blalock; that at the time of said signing and attestation said Arnold A. Blalock was of sound and disposing mind and memory and did, in the execution of said Will, act freely and voluntarily.

It is ordered that the same be duly recorded, having been duly proven in Common Form, and that Letters Testamentary issue to Doris House upon her taking the oath of office.

This 2nd day of March, 1973.

*Alton W. Taylor*  
\_\_\_\_\_  
Judge, Court of Ordinary

GEORGIA

WINNETT COUNTY

OATH

I, Doris House, do solemnly swear that, so far as I know or believe, this writing contains the true Last Will and Testament of the within named Arnold A. Blalock, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Doris House

Sworn to and subscribed before me,

this 2nd. day of March, 1973.

Alto W. Zupka

Ordinary, Gwinnett County, Georgia

ALTON W. TUCKER  
JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN I. CROWE  
Clerk

O R D E R

GWINNETT COUNTY COURT OF  
ORDINARY

FEBRUARY TERM, 1973

It appearing to the Court that there is business that will not  
be finished today.

Court is held open from day to day until the next March 5th,  
1973 Term of court.

This February 5, 1973.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
ORDINARY GWINNETT CO., GEORGIA

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY

COURT OF ORDINARY

MARCH 5th, 1973

Court is opened by Deputy Sheriff Norris Bagwell.

This March 5, 1973.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
Ordinary Gwinnett Co. Ga.

APPLICATION TO PROBATE WILL

No. "7431

GEORGIA  
GWINNETT COUNTY.

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of Eunice S. Brannan, Dorothy B. Shaffer and James Floyd Brannan, Jr. whose post office address is New Hope Road, Lawrenceville, Georgia 30345, respectfully shows to the Court:

(1) On February 8, 1973, J. Floyd Brannan, Sr., whose place of domicile was New Hope Road, Lawrenceville, Georgia, and whose legal residence was New Hope Road, Lawrenceville, Georgia, departed this life owning property in Georgia.

(2) Decedent during his lifetime duly made and published a last will and testament which is herewith offered for probate in solemn form. Your petitioners are named therein as the Executors thereof.

(3) Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age, address, residence and relationship to decedent set opposite the name of each:

<u>Name</u>	<u>Age</u>	<u>Address</u>	<u>Relationship</u>
Dorothy B. Shaffer	44	Route 1, Lilburn, Georgia 30247	daughter
Pauline B. Judd	42	1618 Stonington Drive, Hudson, Ohio 44236	daughter
Jeanne B. Paglee	39	213 Duke of Gloucester, Annapolis, Maryland 21401	daughter
James F. Brannan, Jr.	33	Box 332, Lawrenceville, Georgia 30324	son
Nelle B. Patisaul	24	7 McDaniel Street, Lilburn, Georgia 32047	daughter

Eunice S. Brannan, New Hope Road, Lawrenceville, Georgia 30345,  
Surviving Spouse.

WHEREFORE, applicants pray leave to prove said will in solemn form, that it be admitted to record on proper proof, that Letters Testamentary

issue and that due and legal notice be given as the law requires and that this court order such other relief as may be meet and proper under the circumstances.

Eunice S. Brannan  
Eunice S. Brannan

Dorothy B. Shaffer  
Dorothy B. Shaffer

James Floyd Brannan, Jr.  
James Floyd Brannan, Jr.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me the undersigned who on oath state that the facts set forth in the foregoing application are true.

Eunice S. Brannan  
Eunice S. Brannan

Dorothy B. Shaffer  
Dorothy B. Shaffer

James Floyd Brannan, Jr.  
James Floyd Brannan, Jr.

Sworn to and subscribed before me this 5<sup>th</sup> day of March, 1973.

[Signature]  
Clerk, Court of Ordinary or Notary Public

ACKNOWLEDGMENT OF SERVICE

STATE OF GEORGIA  
GWINNETT COUNTY.

IN THE COURT OF ORDINARY  
OF SAID COUNTY

IN RE:

APPLICATION OF EUNICE S. BRANNAN, DOROTHY B. SHAFER and  
JAMES FLOYD BRANNAN, JR.  
FOR PROBATE OF WILL OF J. FLOYD BRANNAN, SR., DECEASED

We, the undersigned, being over 21 years of age, laboring under no legal disability and being heirs at law of J. Floyd Brannan, Sr., deceased, hereby acknowledge service of application to probate said will in solemn form and notice, waive copies of same and all further service and notice and hereby assent to the probate of said will in solemn form without further delay.

Eunice S. Brannan

Dorothy B. Shaffer

Pauline B. Reed

Jessie B. Paglee

James Floyd Brannan, Jr.

Vellie B. Potisaul

ORDER

GWINNETT COURT OF ORDINARY

MARCH 5th. Term, 1973

It being shown to the court, in the matter of J. Floyd Brannan, Sr., 's last Will and Testament, propounded by Eunice S. Brannan, Dorothy Shaffer and James Floyd Branna, Jr. named as Executors, that said J. Floyd Brannan, Sr. died a resident of said county, and that due notice of the intention of said propounders to proceed with the proof in solemn form at this term of court, has been served on all of the heirs at law of the deceased, all in accordance with the laws of this State, and all other requirements of law having been fulfilled, and the said Will having been proven in open court by the witnesses thereto to be the last Will and Testament of J. Floyd Brannan, Sr. as alleged by the propounders;

It is ordered by this court that said Will be established as J. Floyd Brannan, Sr.'s last Will and Testament, and that the same be admitted to record, as proven in solemn form, and that said Executors have leave to qualify as such, and upon so doing that Letters Testamentary issue to Eunice S. Brannan, Dorothy B. Shaffer and James Floyd Brannan, Jr.

Alto W. Tucker  
Judge, Court of Ordinary

GEORGIA, GWINNETT COUNTY.

I do solemnly swear that this writing contains the true last Will of the within named J. Floyd Brannan, Sr., deceased, so far as I know or believe, and that I will well and truly execute the same in accordance with the laws of the State. So help me. God.

This 5th. day of March, 1973.

Eunice S. Brannan  
Eunice S. Brannan

Dorothy B. Shaffer  
Dorothy B. Shaffer

James Floyd Brannan, Jr.  
James Floyd Branna, Jr.

Alto W. Tucker  
Ordinary

PETITION

No. 5605

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

The petition of Harriett E. Coffee

whose post office address is P.O. BOX 255, Lawrenceville, Ga.

respectfully sheweth that on the 6th day of February, 1973 J. F.

Coffee a resident of said State and County, who resided at P.O. BOX 255, Lawrenceville, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
<u>Harriett E. Coffee</u>	<u>Lawrenceville, Ga. P.O. 56</u>		<u>Wife</u>
<u>Sandra Ann Coffee</u>	<u>Box 255 Same</u>	<u>29</u>	<u>Daughter</u>
<u>Jane Ferguson</u>	<u>Smvrna, Ga.</u>	<u>25</u>	<u>Daughter</u>
<u>Joel Coffee</u>	<u>Lawrenceville, Ga.</u>	<u>22</u>	<u>Son</u>
<u>David Coffee</u>	<u>P.O. BOX Same</u>	<u>16</u>	<u>Son</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in March 5th, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 14 day of February, 1973

Harriett E. Coffee Petitioner.  
William W. Moore, Jr. Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Harriett E. Coffee, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 14 day of February, 1973

Harriett E. Coffee  
Alto W. Tucker Ordinary.

ORDER OF SERVICE

Gwinnett COURT OF ORDINARY ~~AT THE PLACE OF~~ Feb. 14, 1973

Upon reading and considering the foregoing Petition, it is ordered that Harriett E. Coffee, Sandra Ann Coffee, Jane Ferguson

Joel Coffee, David Coffee

appear before the Court of Ordinary to be held in and for said County on the first Monday in March 5, 1973, next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Harriett E. Coffee as the last Will and Testament of J. F. Coffee

late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said

David Coffee

be served personally with a copy of the within petition and this order at least ten (10) days before the next March 5, 1973 term of this Court;

This 14 day of Feb. 1973

Ordinary

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other further service or notice.

GEORGIA, Gwinnett COUNTY.

I have this day served David Coffee

with a copy of the within petition and order.

Sheriff, Gwinnett County, Ga.

GEORGIA, Gwinnett COUNTY.

MARCH 5th. Term, 1973

It appearing from the return of the Sheriff, entered hereon, that the within named minor, to wit:

David Coffee

have each been personally served with a copy of this proceeding, and that he has no Guardian. It is ordered that Norris Bagwell be, and he is hereby appointed Guardian ad litem for said minor—to represent him herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

Ordinary

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say: THE Will appears to be genuine and legally executed, and I see no reason why the same should not be probated in Solemn form, and I offer no objections thereto.

Guardian Ad Litem

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of J. F. Coffee deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said J. F. Coffee and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

- Harriett E. Coffee
- Sandra Ann Coffee
- Jane Ferguson
- Joel Coffee
- David Coffee

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

I, William A. Hamilton do swear that as well as Carolyn P. Alford saw the within named J. F. Coffee sign and publish the within attached paper as his last will and testament; that he subscribed the same as witness thereto at the special instance and request of the said J. F. Coffee and in his presence, as did also we in the presence of the testator and of each other; that the said J. F. Coffee signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

William A. Hamilton  
Carolyn P. Alford

Sworn to and subscribed before me, this 5th day of March 1973

Alton W. Tucker  
Ordinary.

Harriett E. Coffee PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
J. F. Coffee DECEASED } March 5th Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Harriett E. Coffee, Sandra Ann Coffee, Jane Ferguson, Joel Coffee and David Coffee

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, William A. Hamilton and Carolyn P. Alford that this paper is the last Will and Testament of J. F. Coffee and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Harriett E. Coffee, the executrix named in said Will, upon her taking oath required by law. This 5th day of March, 1973

Alton W. Tucker  
Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Harriett E. Coffee,

do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named

J. F. Coffee, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Harriett E. Coffee

Sworn to and subscribed before me, this 5th day of March, 1973

Alfred W. Zucker  
Court of Ordinary.

No. 5605

Estate No.	
<b>Gwinnett</b>	<b>COURT OF ORDINARY</b>
<u>Re March 5th Term, 19 73</u>	
<b>PETITION AND PROCEEDINGS FOR PROBATE IN SOLEMN FORM</b>	
Will of	
<b>J. F. COFFEE</b>	
Executed by	
<b>HARRIETT E. COFFEE</b>	
Filed in office	<u>2/14/</u> , 19 <u>73</u>
<b>Sue T. Williams, C.C.O.</b> Ordinary.	
Recorded in Book	page _____, 19 _____
<b>William Monroe Hearn</b> Ordinary. <b>Attest:</b>	

GEORGIA, GWINNETT COUNTY.

TO THE HON. ALTON W. TUCKER, ORDINARY, GWINNETT COUNTY:

The petition of JEANETTE PATRICK, the duly appointed and acting guardian of the property of JESSIE LEE PATRICK, JR., minor, respectfully shows to the Court the following:

1.

Petitioner is the guardian of the property of the following minor child, to-wit: JESSIE LEE PATRICK, JR., having been heretofore duly appointed by the Ordinary of said County.

2.

Said minor is the owner of an undivided one-half (1/2) interest in certain real estate in Gwinnett County, Georgia, more particularly described on attached sheet, which is made a part hereof, which petitioner proposes to sell at a cash sales price of Six thousand and no/100 Dollars (\$6,000.00). Said minor interest in said property based on said sales price is Three thousand and no/100 Dollars (\$3,000.00).

3.

The said described property can be sold for the sum of Six thousand and no/100 Dollars (\$6,000.00) at a private sale provided an order be entered herein granting petitioner, as guardian aforesaid, authority to sell the interest of her ward therein.

4.

Petitioner desires and proposes to use one-half (1/2) the proceeds of said proposed sale for reinvestment in a home for herself and said minor child. The balance of the proceeds of this sale shall be placed in a trust for the use and benefit of said minor child.

5.

Petitioner requests the authority of the Court to sell said property at private sale as aforesaid and believes it to be in the best interest of her ward that this property be thus sold and the proceeds reinvested in a home as hereinabove stated and in a trust as specified above.

WHEREFORE, petitioner prays that application be allowed, ordered filed, that citation issue and be published as the law requires, and if no cause be shown to the contrary, that an order be entered permitting petitioner, as guardian aforesaid, to sell her ward's undivided interest in and to the property described on the attached sheet upon such terms as hereinabove stated, and to join with the other owner holding an interest in and to said property to execute a Warranty Deed conveying good, fee simple title to the purchaser and to receive from said purchaser the purchase money, the share of said ward to be used as hereinabove stated.

Thomas S. Sunderland  
MORGAN & SUNDERLAND  
Attorneys for Jeanette Patrick

By: Thomas S. Sunderland  
Thomas Stanley Sunderland

GEORGIA, GWINNETT COUNTY

In person before the undersigned attesting officer appeared JEANETTE PATRICK, who on oath deposes and says that the facts set out in the foregoing petition are true and correct.

Jeanette Patrick  
JEANETTE PATRICK

Sworn to and subscribed before me  
this 30 day of JANUARY, 1973.

Thomas S. Sunderland  
Notary Public, Gwinnett County, Georgia

All my one-half (1/2) undivided interest in the following:

Tract No. 1: All that tract or parcel of land lying and being in the 7th Land District of Gwinnett County, Georgia, and being parts of Land Lots 52 and 27, containing forty-five (45) acres, more or less, and bounded as follows:

COMMENCING at a rock corner on the South side of the Lawrenceville Road, it being the Southwest corner of the forty-five (45) acre tract deeded to Sarah A. Brooks by Clarrisa H. Brooks; thence North 33 West 149 rods; thence along the lands now or formerly a rock corner; being the Northwest corner of the Sarah A. Brooks 45 acre tract; thence South 37 West 106 rods to a corner on the Western line of said Lots 52 and 27; thence South 33 East 145 rods on the Original Line of said Land Lots 52 and 27 to a corner it being the Southwest corner of the Camp Ground 50 acre lot; thence North 38 East 85 rods to a point, being the Southeast corner of said Camp Ground lot; thence North 68 East to beginning corner; said boundary after deducting 50 acre Camp Ground lot contains 45 acres, more or less, and adjoining lands on the North by Land Lot 52, being the North party of said Land Lot; on the East by lands now or formerly owned by Sarah A. Brooks; on the South by lands now or formerly owned by Julian Davis and on the West by the lands of Bates and others.

Tract No. 2: All that tract or parcel of land lying and being in Land Lot 27 of the 7th Land District of Gwinnett County, Georgia, containing fifteen one hundredths (.15) of an acre, bounded on the Northeast by lands of McGee; on the Southeast by the right-of-way of Ga. Highway No. 124, and on the Southwest by lands of Mrs. Eva Hall. Said tract of land is particularly described, according to survey and plat of C. M. Higginbotham, Surveyor, of May 18, 1957, as follows:

BEGIN at a point on the Northwesterly right-of-way line of Ga. Highway No. 124, adjoining other property of Mrs. Eva Chesser Hall, and run thence North 31 degrees 30 minutes East 200 feet to a point, which is South 31 degrees 30 minutes West 2400 feet from the Original Line between Land Lots 27 and 52; thence South 54 degrees 56 minutes East 172.7 feet to a corner on the Northwesterly right-of-way line of said Ga. Highway No. 124 and thence South 27 degrees 42 minutes West 80 feet along said highway right-of-way to the point of beginning.

LESS AND EXCEPT: There has been sold off of Tract No. 1 above a tract consisting of approximately 34 acres, said conveyance being made to L. O. Lankford and which is not included in this deed.

#### ORDER

The foregoing petition of JEANETTE PATRICK, as Guardina of the property of JESSIE LEE PATRICK, JR. minor, having been read and considered, the same is ordered filed. It is ordered that John W. Green be appointed guardina ad litem to represent said minor in this proceeding. It is further ordered that all persons concerned show cause before me on the 5th day of March, 1973, at 10:00 o'clock A.M. why the prayers of said petition should not be granted. It is further ordered that citation issue therein and be published as the law requires.

This 30th day of

January, 1973.

*Alton W. Tucker*  
Alton W. Tucker, Ordinary  
Gwinnett County, Georgia

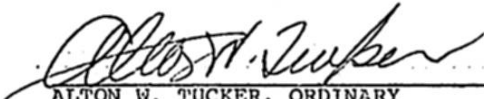
C I T A T I O N

GEORGIA, GWINNETT COUNTY

TO WHOM IT MAY CONCERN:

JEANETTE PATRICK, as Guardian of the property of JESSIE LEE PATRICK, JR., minor, has filed her petition asking for an order allowing her to sell the undivided interest of her ward in certain property for the purpose of reinvestment. All interested persons are hereby cited to show cause before the Court of Ordinary on the First Monday in March 5th, 1972xx, 1973, why said order should not be granted as prayed.

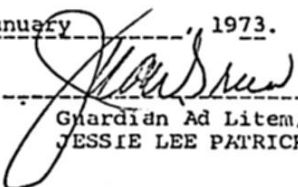
January 30th. 1973

  
 ALTON W. TUCKER, ORDINARY  
 GWINNETT COUNTY, GEORGIA

JEANETTE PATRICK	)	No. _____
PETITION FOR LEAVE TO SELL	)	COURT OF ORDINARY
PROPERTY OF JESSIE LEE	)	GWINNETT COUNTY, GEORGIA
PATRICK, JR. MINOR	)	

I accept the appointment as Guardian Ad Litem of Jessie Lee Patrick, Jr. and agree to serve as such herein.

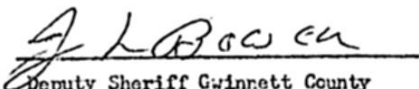
Also, I acknowledge service of a copy of the petition and citation issued thereon, and all other and further service waived.

This 30th. day of January, 1973.
  
 Guardian Ad Litem,  
 JESSIE LEE PATRICK, JR.

GEORGIA GWINNETT COUNTY

I, Have this day personally served Jessie Lee Patrick Jr, with a copy of this writ.

This February 21st. 1973

  
 Deputy Sheriff Gwinnett County

484

No. "7400"

MARVH TERM 1973

ORDER

IN THE COURT OF ORDINARY, GWINNETT COUNTY, GEORGIA:

RE: Application of JEANETTE PATRICK, Guardian of JESSIE LEE PATRICK, JR., Minor, to Sell Property of said Minor.

The petition of JEANETTE PATRICK as Guardian of the property of JESSIE LEE PATRICK, JR., Minor, to sell certain property of said ward for the purpose of reinvestment coming on regularly to be heard, and it appearing that citation was duly issued and said minor properly served, that citation was published once a week for four (4) weeks in the GWINNETT DAILY NEWS and it appearing that the proposed transaction is fair and in the best interest of said ward;

It is hereby ordered that said guardian, JEANETTE PATRICK, be and she is hereby authorized to sell said property as described in said petition at and for the sum of Six thousand and no/100 Dollars (\$6,000.00) at private sale and said Guardian is hereby authorized to execute such papers as shall be necessary to complete said transaction.

This 5th day of March, 1973.

  
ALTON W. TUCKER, GWINNETT CO.  
ORDINARY

STATE OF GEORGIA, WINNETT COUNTY

To the Court of Ordinary of Said County:

The petition of RICHARD R. POE, Administrat<sup>OR</sup>. of  
the Estate of Clarence H. Richardson

showeth that he has fully discharged all the duties of such administrat<sup>OR</sup>.; that he has paid all the debts of h<sup>is</sup> intestate, Clarence H. Richardson; has turned over the residue on h<sup>is</sup> books to the lawful heirs of Clarence H. Richardson; he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from h<sup>is</sup> administration, and while such citation is running, h<sup>is</sup> proceedings as such Administrat<sup>OR</sup>. may undergo a thorough revision by this Court.

*Richard R. Poe*  
Richard R. Poe, Administrat<sup>OR</sup>.

WINNETT COUNTY COURT OF ORDINARY

January Term, January 30, 1973

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

*Alto W. Zuber*  
Ordinary.

GEORGIA, WINNETT COUNTY

Whereas, RICHARD R. POE, Administrat<sup>OR</sup>. of  
the Estate of Clarence H. Richardson, represents to the Court in h<sup>is</sup> petition, duly filed and entered on record, that he has fully administered Clarence H. Richardson's estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrat<sup>OR</sup> should not be discharged from h<sup>is</sup> administration, and receive Letters of Dismission, on the first Monday in March 5th, 1973.

*Alto W. Zuber*  
Ordinary.

WINNETT COUNTY COURT OF ORDINARY

March Term, March 5th, 1973

It appearing to the Court that the citation for a discharge from h<sup>is</sup> administration of Clarence H. Richardson's estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said Richard R. Poe Administrat<sup>OR</sup>. of Clarence H. Richardson's estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from h<sup>is</sup> administration, and no sufficient objection being offered to h<sup>is</sup> dismission, this Court orders that he be discharged from h<sup>is</sup> administration of Clarence H. Richardson's estate, and that as evidence of this discharge, Letters of Dismission issue to h<sup>im</sup>.

*Alto W. Zuber*  
Ordinary.

PETITION

GEORGIA, Gwinnett COUNTY. No. 7428

To the Court of Ordinary of Said County:

The petition of W.R. Duncan and Christle D. Brand whose post office address is 8095 Lawrenceville Highway, Tucker, Ga. and Stone Mt, Ga. respectfully showeth that on the 28th day of January, 1973, 19  , J.O. Duncan a resident of said State and County, who resided at 3371 Rockbridge Rd. Norcross, Ga. departed this life after having made and published his last Will and Testament wherein he nominated your petitioner S as execut. ORS.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat.	OR.
<u>W.R. Duncan.</u>	<u>8095 Lawrenceville Highway, Tucker, Ga.</u>	<u>59</u>	<u>son</u>	
<u>J.C. Duncan.</u>	<u>Norcross, Ga.</u>	<u>62</u>	<u>son</u>	
<u>Christle D. Brand</u>	<u>Stone Mt, Ga.</u>	<u>41</u>	<u>dau</u>	
<u>Mary D. Etheridge</u>	<u>Atlanta, Ga.</u>	<u>51</u>	<u>dau</u>	
<u>Mildred D. Paschal</u>	<u>Lilburn, Ga.</u>	<u>55</u>	<u>dau</u>	

Petitioner S produces said Will in Court and pray S that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in March, 1973~~, 19  , to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to them in terms of the law.

This 27th day of Feb, 1973, 19  , Christle D. Brand W.R. Duncan Petitioner.

H. Rhodes Jordan Lawrenceville Ga. Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Christle Brand and W.R. Duncan, who on oath says that the facts set forth in the foregoing petition are true.

Christle D. Brand W.R. Duncan

Sworn to and subscribed before me, this 27th day of Feb, 1973, 19  

H. Rhodes Jordan Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of J.O. Duncan deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said J.O. Duncan and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice. W.R. Duncan

- W.R. Duncan 59
- Christle D. Brand 45
- Mary Etheridge 50
- Mildred Paschal 52
- J.C. Duncan 62

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett. COUNTY.

We, the undersigned, \_\_\_\_\_ do swear that WE

~~XXXXXX~~ \_\_\_\_\_ saw the within named  
J.O. Duncan \_\_\_\_\_ sign and publish the within attached paper  
as his last will and testament; that WE subscribed the same as witness OR thereto at the special instance  
and request of the said J.O. Duncan.  
and in his presence, as did also the undersigned; \_\_\_\_\_ in the  
presence of the testaOR and of each other; that the said J.O. Duncan.  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

H. Rhodes Jordan  
Dianne P. Fleeman

Sworn to and subscribed before me, this 27th. day of Feb. 1973.

Alton W. Tucker  
Ordinary.

Christle D. Brand.

W.R. Duncan. PROPOUNDER

vs.

J.O. Duncan. DECEASED

Gwinnett. COURT OF ORDINARY.

Petition for Probate in Solemn Form

FEBRUARY

Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, \_\_\_\_\_

named above and acknowledged service.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, H. Rhodes Jordan and Dianne P. Fleeman

that this paper is the last Will and Testament of J.O. Duncan.

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Christle D. Brand and

Ordered further that Letters Testamentary issue to W.R. Duncan. \_\_\_\_\_, the

execut ORS named in said Will, upon them taking oath required by law.

This 1st. day of March ~~1973~~ 1973.

Alton W. Tucker  
Ordinary.

O A T H

GEORGIA, Gwinnett. COUNTY.

I, W.R. Duncan and Christle D. Brand. \_\_\_\_\_, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named \_\_\_\_\_

J.O. Duncan.

\_\_\_\_\_ deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

W.R. Duncan  
Christle D. Brand

Sworn to and subscribed before me, this 14th. day of March 1973.

Alton W. Tucker  
Court of Ordinary.

No. "7404"

State of Georgia, GWINNETT County

To the Ordinary of Said County:

The petition of TINCIE PARKER

whose post office address is General Delivery

and whose place of residence is Tannery Street, Buford, Georgia

respectfully sheweth that Carrie Patterson

whose legal residence was Route 2, Buford, Georgia

departed this life on the 3rd day of November, 1961, leaving your petitioner as his next of kin, and also leaving a large estate of real and personal property, worth the sum of

Three Hundred Dollars, and at the time of her

death the said Carrie Patterson

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Tincie Parker</u>	<u>Tannery St., Buford, Ga.</u>		<u>Daughter</u>

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on Carrie Patterson's estate, and your petitioner will ever pray.

Jan 30, 1973

Tincie Parker

GWINNETT

Court of Ordinary February 5th,

1973

The above petition of Tincie Parker that she may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Alfred W. Zuber, Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern:

Tincie Parker having, in proper form, applied to me for Permanent Letters of Administration on the estate of Carrie Patterson, late of said County, this is to cite all and singular the creditors and next of kin of Carrie Patterson to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Tincie Parker on Carrie Patterson's estate.

Witness my hand and official signature, this 5th day of February, 1973  
Alton W. Tucker, Ordinary.

WINNETT Court of Ordinary.

MARCH ~~XXXXXXXX~~ Term, XXXXX March 5th, 1973.

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Carrie Patterson, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Tincie Parker, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to

Tincie Parker as Administrator of Carrie Patterson's estate, upon her giving bond and security in the sum of Six Hundred (\$600.00) Dollars, and taking the usual oath of office.  
Alton W. Tucker, Ordinary.

I, Tincie Parker, do solemnly swear that Carrie Patterson died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Tincie Parker

Sworn to and subscribed before me 5th day of March, 1973  
Alton W. Tucker, Ordinary.

Recorded this 5 day of March, 1973  
J. W. Williams, Ordinary.

State of Georgia, GWINNETT County

NO. 7401

To the Ordinary of Said County:

The petition of H. Rhodes Jordan.

whose post office address is P.O. Box 208 Lawrenceville, Ga.

and whose place of residence is 230 Culver St. Lawrenceville, Ga.

respectfully showeth that Samuel T. Hayes

whose legal residence was Rte # 1 Dacula Ga. 30211

departed this life on the 2nd day of January, 1973, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of

Fifteen Thousand and no/100. Dollars, and at the time of

death the said Samuel T. Hayes

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
NONE			

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Lula N Buxiel Buford</u>	<u>Da</u>	<u>83</u>	<u>Sister</u>
<u>Loise Stancel</u>	<u>Lawrenceville Ga</u>	<u>68</u>	<u>niece</u>
<u>Bonnie L. Stancel</u>	<u>Cleghorn Dacula Ga</u>	<u>62</u>	<u>niece</u>
<u>Manuke R. Hayes</u>	<u>(Deceased)</u>		
<u>Aritha (Hayes) Waters</u>	<u>(Deceased)</u>		
<u>Narah (Hayes) Stancel</u>	<u>(Deceased)</u>		
<u>Andrew Hayes</u>	<u>(Deceased)</u>		

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on Samuel T. Hayes

estate, and your petitioner will ever pray.

1/30/73, 19

Court of Ordinary Jan 30, 1973, 19

The above petition of H. Rhodes Jordan. that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Alvin W. Super, Ordinary.

State of Georgia, Gwinnett. County

To All To Whom It May Concerns:  
H. Rhodes Jordan. having, in proper form, applied to me for Permanent Letters of Administration on the estate of Samuel T Hayes., late of said County, this is to cite all and singular the creditors and next of kin of Samuel T. Hayes. to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to H. Rhodes Jordan. on Samuel T. Hayes. estate.

Witness my hand and official signature, this 30 day of Jan., 1973,  
Albert W. Zuber Ordinary.

Gwinnett County Court of Ordinary.  
March 5th 1973 Term, \_\_\_\_\_, 19\_\_\_\_

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Samuel T. Hayes., deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to H. Rhodes Jordan., of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to H. Rhodes Jordan. as Administrator of Samuel T. Hayes., upon his giving bond and security in the sum of Thirty Thousand and no/100 Dollars, and taking the usual oath of office.  
Albert W. Zuber Ordinary.

I, H. Rhodes Jordan., do solemnly swear that Samuel T. Hayes. died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.  
H Rhodes Jordan

Sworn to and subscribed before me, 5th. day of March, 19 73  
Albert W. Zuber Ordinary.

Recorded this 5 day of March, 19 73  
Joe J. Williams Ordinary.

(near boys street children)			
Joseph Lawen	68	Dacula Ga	No. 7401 492
Vasco Stancel	66	Buford Ga	
Bonnie Lee Claghorn	62	Dacula Ga	
J. Jasper Stancel	60	Atlanta Ga	
Sarah Bell Biggs	57	Hoschton Ga	
Samuel Stancel	55	Buford Ga	
Herman Stancel	50	Dacula Ga	
Cline Stancel	48	Dacula Ga	

(Andrew Hays children)

Audrey Hays Collins 64 Ocell Fla  
 James Wesley Hays 62 Auburndale Fla  
 Felton Hays 60 Auburndale Fla  
 Farris Hays Gillispie 56 Ocell Fla  
 Clara Mae Hays Brock 53 Ocell Fla

**AGREEMENT OF HEIRS FOR SELECTION OF ADMINISTRATOR**

GEORGIA, GWINNETT COUNTY:

No. "7401"

We, the undersigned, being a majority of the next of kin of .....  
Samuel T. Hayes....., late of said county, deceased, hereby  
 agree that H. Rhodes Jordan..... may be appointed permanent  
 administrator....., of the estate of Samuel T. Hayes.....,  
 and we ask for His..... appointment.  
 - This..... day of January....., 1967.....

Lula Hays Burel  
 Joe Stancel Lawen  
 Bonnie Lee Claghorn  
 J. A. Waters  
 G. L. Waters Crane  
 Hoastie Waters Burel  
 James Cling Stancel  
 Herman H. Stancel

J. H. Stancel  
 W. Stancel  
 Willie Waters  
 Sarah Bell Stancel Biggs  
 B. H. Waters  
 Benton J. Waters  
 J. M. Waters  
 J. T. Stancel

Cassie Waters Burch 77 Lawrenceville 493  
 Lizzie Waters Dec 75- No. "7401"  
 Verdie Waters Dec 73  
 Jewel Waters 69 Lawrenceville  
 Oliver Waters 68 Lawrenceville Ga  
 Willis Waters 63 " " "  
 Gerlie Waters Crane 62  
 Beulah Waters 63- " " "  
 Hinton Waters Dec 59  
~~Vince~~ D H. Snowdell Skilton 48 Athens Ga  
 Hinton S. Hinton Waters 27 Lawrenceville  
 Lewis Children  
 Naomi Waters Guggle 49 Dacula Ga  
 Edward Waters 47 Atlanta  
 Geneva Waters Murch ~~42~~ 42 Shalaby Ga  
 James J. Waters Jr 39 Canton Ga  
 Grady Waters 36 Thomson Ga  
 Lollie Mae Waters Hambrick 34 Atlanta Ga  
 Bessie Lee Waters Love 32 Lawrenceville Ga  
 Charles W Waters 30 Lawrenceville Ga

Omer Hays Dec 73  
 Hollis Hays 71 Jackson County  
 Berdie Hays Hallaway 69 Athens Ga  
 Gailen Hays Anglin 67 Jefferson Ga  
 Golden Hays Dec 64 Jefferson Ga  
~~Jessie~~ Hays Hays 61 Monner Ga  
 Wetton (Doc) Hays 58 Jefferson  
 Myrtie Hays McDonald 55 Jefferson  
 Omer Sr D  
 Winfred Hays 40 Atlanta Ga  
 Harold Hays 38 Jefferson Ga  
 Betty Hays Couch 36 Griffin  
 Helen Hays Whitlock 31 Jefferson  
 Golden Da Lawrence Patton 28 Athens

GEORGIA

WINNETT COUNTY

NO. "5447"

TO THE ORDINARY OF SAID COUNTY:

The petition of Dudley S. Hancock, as guardian of Miss Anna Craig, an incompetent, respectfully shows:

- 1 -

That petitioners ward, Miss Anna Craig, is a resident of Gwinnett County, Georgia.

- 2 -

That petitioner has been named and appointed the Guardian of both the person and of the property of said ward by the Court of Ordinary of Gwinnett County, Georgia.

- 3 -

That the said Miss Anna Craig owns interest in and to the following described tract of land, towit:

All that tract or parcel of land lying and being in Land Lots 323, 324 and 328 of the 6th District, Gwinnett County, Georgia, being the balance of the property owned by Anna Craig, being approximately 17 acres as outlined in red on Exhibit "A", attached hereto and made a part hereof.

- 4 -

That said tract of land is farm land with no improvement on the same. That after paying taxes, there is but very little if any, net rentals left for the support and maintenance of petitioner's ward; that the within described property is nothing but dead expense on the ward of the petitioner and he feels that it is to the best interest of his ward that said property be sold in compliance with the law to avoid additional expense upon the estate.

- 5 -

That petitioner believes to the best interest for said ward and to the estate of said ward for this Court to approve and confirm a private sale of the above tract of land to be sold for the sum of \$5,000.00 per acre for the purpose of deleting expense

on the estate due to no income therefrom and including attorney fees and court cost.

Petitioner proposes to deposit the funds in excess of the outstanding indebtedness of his ward received from said sale with a bank of savings associations whose deposits are insured by the Federal Deposit Insurance Corporation at the highest obtained interest, which in the petitioner's opinion will yield a higher rate of income than the present investment.

WHEREFORE, petitioner prays that citation issue and that a copy thereof and of this petition be served personally on Miss Anna Craig by the Sheriff of said County, and that said citation be published in terms of law, and that thereafter an order be entered herein at the March Term, 1973 of this Court authorizing a sale of said property for the purpose of paying all indebtedness against the ward, ward's estate, including all court cost, attorney fees and reinvesting the balance of said sale derived therefrom as above stated.

W. P. WILBANKS

*W.P. Wilbanks*  
Attorney for Petitioner

Duluth, Georgia

GEORGIA  
GWINNETT COUNTY


Re: Miss Anna Craig

ORDER

The above and foregoing Guardian's Petition for sale of ward's real property having been read and considered, it is ordered that citation issue as prayed and service be perfected as required by law and that MOSES D. HAMMICK be appointed as guardian ad litem for said ward (Miss Anna Craig).

It is further ordered that citation be published as required by law and that a copy of the petition and citation be personally served upon said ward by the sheriff or his deputy at least ten (10) days before the hearing thereof.

This 8 day of February, 1973.

  
Aiton W. Tucker, Ordinary  
Gwinnett County, Georgia

GEORGIA  
GWINNETT COUNTY

I accept said appointment, hereby acknowledging service of said petition and citation.

This 8 day of February, 1973.

  
Guardian ad litem

GEORGIA, GWINNETT COUNTY

In person before the undersigned attesting officer comes Dudley S. Hancock, who after being duly sworn, deposes and says that the facts stated in the above and foregoing petition are true.

Dudley S. Hancock

Sworn to and subscribed before me, this the 6th day of February 1973.

Mary Anne Hancock  
Notary Public

STATE OF GEORGIA GWINNETT COUNTY  
I have this day served the defendant Anna Craig personally with a true copy of the within writ.  
This the 6 day of Feb 1973  
[Signature]  
D. Sheriff Gwinnett County Georgia

ORDER OF CITATION

GEORGIA, GWINNETT COUNTY

The petition of Dudley S. Hancock as Guardian for Miss Anna Craig for an order for the sale of property in Land Lots 323, 324 and 328 of the 6th Land District of Gwinnett County, Georgia, being property of his ward having been read and considered:

It is ordered that citation issue and be published as required by law.

This 6th day of February 1973.

[Signature]  
Ordinary, Gwinnett County, Georgia  
CITATION

GEORGIA, GWINNETT COUNTY

TO WHOM IT MAY CONCERN:

Dudley S. Hancock as Guardian of Miss Anna Craig, has filed his petition asking for an Order allowing him to sell real property of his ward in and for the purpose of paying indebtedness of his ward and reinvestment. All interest persons are hereby cited to show cause before the Court of Ordinary on the 1st. Monday in March 1973 why said Order should not be granted as prayed.

[Signature]  
Ordinary, Gwinnett County, Georgia

ORDER

MARCH TERM 1973

GEORGIA, GWINNETT COUNTY  
GWINNETT COURT OF ORDINARY  
MARCH TERM 1973

The petition of Dudley S. Hancock, as guardian of Miss Anna Craig, an incompetent, having been filed in this office and it being the County of his appointment of such guardian in which an order to sell certain real estate in Land Lot 323, 324 and 328 of the 6th Land District, Gwinnett County, Georgia is sought. It was verified and comes for a hearing for consideration at this time, after citation having duly issued and published once a week for four weeks as required by law, and after a copy of said petition and citation having been duly served personally on Miss Anna Craig by the Sheriff of Gwinnett County, Georgia, and guardian ad litem appointed.

In said petition it was sought to sell at private sale under order of this court, the interest in and to said described property for the sum of \$5,000.00 an acre; 25% of the purchase price to be paid in cash at closing. Purchaser shall execute and Seller shall accept a Purchase Money Note and Security Deed for the balance of the purchase price. Said note shall bear interest at the rate of 7½% per annum and shall be payable in 5 equal annual installments beginning on the 1st anniversary date thereafter until the entire balance is paid. Purchaser shall have the right to prepay any or all of the above stated indebtedness at any time without penalty, for the purpose of paying the indebtedness of his ward, ward's estate, Court cost, attorneys fees, administrative fee, and reinvestment of any and all proceeds with the balance of said sale for the maintenance of his ward in a Bank or savings association whose deposits are insured by the Federal Deposit Insurance Corporation.

Upon consideration of said matter and evidence thereon, this being the day appointed in said citation for a hearing thereof, it is found by the Court that the proposed sale is fair and in the best interest of the ward, and it should be consummated.

IT IS THEREFORE, CONSIDERED, ORDERED, AND ADJUDGED that the prayers of said petition be, and they are hereby granted and the said Dudley S. Hancock, as guardian of Miss Anna Craig, is hereby authorized to execute and deliver to the said purchaser a deed conveying the property set forth in said petition of his ward, Miss Anna Craig, in and to the following described land in accordance with the Sales Contract attached to these pleadings in the payment of \$5,000.00 per acre:

All that tract or parcel of land lying and being in Land Lots 323, 324, and 328 of the 6th District, Gwinnett County, Georgia, being the balance of the property owned by Anna Craig, being approximately 17 acres as outlined in red on Exhibit "A", attached hereto and made a part hereof.

The said Dudley S. Hancock shall pay out of the proceeds all indebtedness of his ward, indebtedness against the ward's estate, any and all Court cost, attorneys fee, and administrative fee and the balance of the proceeds of said sale to be deposited in a bank or savings association whose deposits are insured by the Federal Deposit Insurance Corporation at interest for the maintenance of his ward, Miss Anna Craig.

In open Court, this 5th. day of March, 1973.

  
Ordinary, Gwinnett County, Georgia

UNDERWOOD REALTY CO.

SUITE 188

2675 CUMBERLAND PARKWAY, N.W.

ATLANTA, GEORGIA 30339

(404) 432-7785

January 30, 1973

The undersigned Purchaser agrees to buy, and the undersigned Seller agrees to sell through UNDERWOOD REALTY CO., a licensed Broker, all that tract of land or parcel of land lying and being in Land Lot 323 and 324 of the 6th District, Gwinnett County, Georgia, being the balance of the property owned by Anna Craig, being approximately 17 acres as outlined in red on Exhibit "A" attached hereto and made a part hereof.

AS/N

including all lighting fixtures attached thereto, and all heating, water heating, and plumbing equipment therein; also all plants, trees and shrubbery now on the premises.

The purchase price of said property shall be:

Five Thousand Per acre ----- Dollars, \$ 5,000.00 Per acre to be paid as follows:

25% of the purchase price to be paid in cash at closing. Purchaser shall execute and Seller shall accept a Purchase Money Note and Security Deed for the balance of the purchase price. Said note shall bear interest at the rate of 7 1/2% per annum and shall be payable in 5 equal annual installments beginning on the 1st anniversary date of the date of closing, and continuing on each anniversary date thereafter until the entire balance is paid. Purchaser shall have the right to prepay any or all of the above stated indebtedness at any time without penalty.

D S H / Anna S. Hancock, Guardian of Anna Craig, incompetent

Purchaser has paid to the undersigned, \$5,000.00 receipt whereof is hereby acknowledged by Broker, as earnest money, which earnest money is to be applied as part payment of purchase price of said property at the time sale is consummated. ( ) cash (X) check.

Seller warrants that he presently has title to said property, and at the time the sale is consummated, he agrees to convey good and marketable title to said property to purchaser by general warranty deed subject only to (1) Zoning ordinances affecting said property, (2) General utility easements serving said property, (3) Subdivision restrictions of record, (4) Leases, other easements, other restrictions and encumbrances specified in this contract. In the event leases are specified in this contract, the purchaser agrees to assume the seller's responsibilities thereunder to the tenant and to the broker who negotiated such leases.

The Purchaser shall have reasonable time after acceptance of this contract in which to examine title and in which to furnish Seller with a written statement of objections affecting the marketability of said title. Seller shall have reasonable time after receipt of such objections to satisfy all valid objections and if Seller fails to satisfy such valid objections within a reasonable time, then at the option of Purchaser, evidenced by written notice to Seller, this contract shall be null and void.

Seller and Purchaser agree that such papers as may be legally necessary to carry out the terms of this contract shall be executed and delivered by such parties at time sale is consummated.

Seller warrants that when the sale is consummated the improvements on the property will be in the same condition as they are on the date this contract is signed by the Seller, natural wear and tear excepted. However, should the property be destroyed or substantially damaged before the contract is consummated, then at the election of the Purchaser, (a) the contract may be cancelled, (b) Purchaser may consummate the contract and receive such insurance as is paid on the claim of loss. This election is to be exercised within ten (10) days after the amount of the Seller's damage is determined.

In consummating this contract, Broker has rendered a valuable service for which reason Broker is made a party to enable Broker to enforce the commission rights hereunder against the parties hereto on the following basis: Seller agrees to pay Broker the full commission when the sale is consummated and in the full commission to be computed by one of Seller's brokers. Failure to do so will constitute a breach of the Seller's covenant to pay the full commission to the Broker and Seller, at the option of Purchaser, shall remain the sole remedy for the Seller. Purchaser agrees that if Purchaser fails to pay the full commission to the Broker, the Seller shall have the right to sue the Purchaser for the full commission. Purchaser agrees to pay the full commission to the Seller's broker as Seller's broker is entitled to receive in full settlement of any claim for commission against Seller, or Seller's return of earnest money to Purchaser. If a transaction involves a sale of real estate, the Seller and Purchaser shall be bound by the terms of this contract for each party to the contract and not of one. This contract shall be binding on the Seller and Purchaser. The commission on an exchange of property shall be the amount of the Broker's fee and not of the Seller's fee. The commission on an exchange of property shall be the amount of the Seller's fee and not of the Seller's fee. The commission on an exchange of property shall be the amount of the Seller's fee and not of the Seller's fee. The commission on an exchange of property shall be the amount of the Seller's fee and not of the Seller's fee.

Time is of the essence of this contract.

This contract constitutes the sole and entire agreement between the parties hereto and no modification of this contract shall be binding unless attached hereto and signed by all parties to this agreement. No representation, promise, or inducement not included in this contract shall be binding upon any party hereto.

The following stipulations shall, if conflicting with printed matter, control.

SPECIAL STIPULATIONS

1. Real estate taxes on said property shall be prorated as of the date of closing.
2. Sale shall be closed on or before 90 days from date of acceptance of this contract.
3. Possession of premises shall be granted by Seller to Purchaser no later than date of closing.
4. Seller shall pay State of Georgia property transfer tax.
5. Purchaser shall have the right to assign, sell or transfer this contract to any individual, corporation or partnership without the consent of the Seller.
6. The total purchase price shall be determined by multiplying the exact number of acres to be conveyed by the unit purchase price of \$5,000.00 per acre. The exact acreage to be conveyed shall be determined by a boundary survey prepared by a registered engineer or land surveyor prior to closing. Said engineer or land surveyor shall be of the Purchaser's selection and said survey shall be completed at the Purchaser's expense.
7. There shall be no real estate commission paid on this transaction.
8. This contract shall be contingent on Seller furnishing a marketable title insured by Lawyer's Title Insurance Company of Atlanta, Georgia without exception.
9. This contract is subject to the approval of the Court of Competent Jurisdiction.
10. It is understood that the Broker in this transaction may be a principal in the purchase of the subject property.

This instrument shall be regarded as an offer by the Purchaser or Seller who first signs to the other and is open for acceptance by the other until \_\_\_\_\_ o'clock. \_\_\_\_\_ M., on the \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_ by which time written acceptance of such offer must have been actually received by Broker, who shall promptly notify other party, in writing of such acceptance.

*B. M. [Signature]*  
\_\_\_\_\_  
(Purchaser)

\_\_\_\_\_  
(Purchaser)

The above proposition is hereby accepted

this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

*Anna Craig [Signature]*  
*B. S. Dudley S. Hancock [Signature]*  
\_\_\_\_\_  
(Seller)

UNDERWOOD REALTY CO.

By: \_\_\_\_\_  
(Broker)

PETITION

GEORGIA, GWINNETT COUNTY.

NO. "7433"

To the Court of Ordinary of Said County:

The petition of Mrs. Mary Lou Whaley

whose post office address is Snellville Ga. RFD. # 1 30278

respectfully showeth that on the 1st. day of February, 19 73 Lamar H. Whaley

a resident of said State and County, who resided at Snellville Ga. RFD. # 1, departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Gary V. Whaley</u>	<u>Norcross Ga.</u>	<u>20</u>	<u>Grandson</u>
<u>Deborah Ann Whaley</u>	<u>Conyers Ga.</u>	<u>19</u>	<u>Granddaughter</u>
<u>Mrs. Mary Lou Whaley</u>	<u>Snellville Ga. RFD. # 1</u>		<u>Widow</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in March, 19 73, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 8th. day of February, 19 73

Mrs. Mary Lou Whaley  
Petitioner.

Webb Fowler & Tanner  
Lawrenceville Ga. Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Mrs. Mary Lou Whaley, who on oath says that the facts set forth in the foregoing petition are true.

Mrs. Mary Lou Whaley

Sworn to and subscribed before me, this 8th. day of February, 19 73

Alvin H. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Lamar H. Whaley, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Lamar H. Whaley and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Mrs. Mary Lou Whaley  
Gary V. Whaley  
Deborah Ann Whaley

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, WINNETT COUNTY.

We, Violet Bentley and W. Howard Fowler do swear that we  
as well as Robert A. Ackerman, Jr. who is no longer a resident of Gwinnett  
County and his whereabouts are unknown, saw the within named ~~XXXXXXXXXX~~  
Lamar H. Whaley sign and publish the within attached paper  
as his last will and testament; that we subscribed the same as witness es thereto at the special instance  
and request of the said Lamar H. Whaley  
and in his presence, as did also Robert A. Ackerman, Jr. in the  
presence of the testaor and of each other; that the said Lamar H. Whaley  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Violet Bentley  
Violet Bentley  
W. Howard Fowler  
W. Howard Fowler

Sworn to and subscribed before me, this 5th day of March, 1973

Alto W. Tucker  
Ordinary.

MARY LOU WHALEY PROPOUNDER } WINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
LAMAR H. WHALEY DECEASED } MARCH Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Mary Lou Whaley, Gary V. Whaley, Deborah Ann Whaley

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, Violet Bentley and W. Howard Fowler  
that this paper is the last Will and Testament of Lamar H. Whaley  
and that he was competent to make a Will at the time he  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to Mary Lou Whaley, the  
executrix named in said Will, upon her taking oath required by law.

This 5th day of March, 1973

Alto W. Tucker  
Ordinary.

O A T H

GEORGIA, WINNETT COUNTY.

I, Mrs. Mary Lou Whaley, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Lamar H. Whaley, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

Mary Lou Whaley

Sworn to and subscribed before me, this 5th day of March, 1973

Alto W. Tucker  
Court of Ordinary.

GEORGIA, Gwinnett COUNTY

No. "6214"

To the Court of Ordinary of said County:

The petition of Arthur G. Verner and G. Howard Verner, of said County,

shows that on the 29th day of March, 1947, one

Mary Jane Verner, of said County, died intestate

leaving an estate in this State to be administered.

That on the 12th day of June, 1968, Letters of Administration were granted to George H. Verner, Sr., by whom said estate was partially administered.

But on account of the death of George H. Verner, Sr. on January 1, 1973

there is now no representative of said estate, and there remains yet to be administered part of the same, of the value of Twelve Thousand (\$12,000.00) Dollars.

Petitioners are the brother and son, respectively of the said George H. Verner, Sr.

and prays the Court, after the usual citation in that behalf, to appoint him them Administrator de bonis non of said estate.

This February 5, 1973, 19

Arthur G. Verner
G. Howard Verner Jr

ORDER FOR CITATION.

Court of Ordinary of Gwinnett County.

TERM 5th day of February, 1973

On reading the application of Arthur G. Verner and G. Howard Verner for Letters of Administration de bonis non on the estate of

Mary Jane Verner, ordered that the usual citation issue in his behalf.

Alton W. Tucker, Ordinary.

CITATION.

STATE OF GEORGIA, Gwinnett COUNTY.

To all Whom it May Concern:

Arthur G. Verner and G. Howard Verner, of said State, having applied for Letters of Administration de bonis non on the estate of

Mary Jane Verner, late of said County, deceased, this is to cite all and

singular the heirs and creditors of said deceased to be and appear at the March Term, 1973, of the Court of Ordinary of said County, to be held on the first Monday in March, 1973

next, and show cause, if any they can, why such letters should not be granted.

This 5th day of February, 1973

Alton W. Tucker, Ordinary.

ORDINARY GRANTING ADMINISTRATION.

Gwinnett Court of Ordinary, March 5th. Term, 19 73

Citation having been duly issued and published, requiring all and singular the creditors and heirs of

Mary Jane Verner, late of said County, deceased, to show

cause at the present term of this Court why Letters of Administration de bonis non

on said estate should not be granted to Arthur G. Verner and G. Howard Verner;

and no valid objection being made in the premises, it is considered that such Letters be granted to said

Arthur G. Verner and G. Howard Verner their on giving bond in the sum of

Twenty Five Thousand (\$25,000.00) Dollars, with

surety, and taking the oath of office.

Alto W. Juba Ordinary.

AGREEMENT OF HEIRS FOR SELECTION OF ADMINISTRATOR

GEORGIA, GWINNETT COUNTY:

No. "6214"

We, the undersigned, being a majority of the next of kin of

Mary Jane Verner, late of said county, deceased, hereby

agree that Arthur G. Verner and G. Howard Verner may be appointed permanent

administrators de bonis non of the estate of Mary Jane Verner,

and we ask for their appointment.

This 5th day of February, 1973

Arthur G. Verner
G. Howard Verner
Guardian of Annie E. Verner

1171074

1171074

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of ~~Fulton~~ <sup>WINNETT</sup> To the Ordinary of said County: No. "7437"

The petition of MRS. SANDRA MEWBORN showeth that she is the Natural Guardian of her children, JOE HOWARD MEWBORN aged 13 years MICHAEL ERIC MEWBORN aged 9 years

That said minors are entitled to considerable property by virtue of settlement of disputed Workmen's Compensation claim for the death of JAMES HOWARD MEWBORN who died on September 17, 1971.

which property Petitioner desires to demand and receive for said minors. Petitioner, therefore, in compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

Tel. No. 476-3468 *Mrs. Sandra B. Mewborn* Petitioner. Residing at Route 4, Lawrenceville, Georgia

Selection

State of Georgia, County of ~~Fulton~~ <sup>WINNETT</sup> To the Ordinary of said County:

I, \_\_\_\_\_, a minor resident of said County, above the age of fourteen years, hereby select \_\_\_\_\_ to be appointed the Guardian of my property, and ask that \_\_\_\_\_ be appointed. \_\_\_\_\_, 19 \_\_\_\_\_

~~FULTON~~ COURT OF ORDINARY MARCH TERM WINNETT March 8th. 19 73

MRS. SANDRA MEWBORN natural Guardian of her children, JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN

having filed a bond, with good security, in the sum of \$8,000.00, in terms of the law, and which is hereby accepted, for the Guardianship of the property of JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN

It is ordered that said bond be recorded, and that MRS. SANDRA MEWBORN be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

*Oliver W. Tucker* Ordinary.

STATE OF GEORGIA  
 COUNTY OF GWINNETT

No. "7437"

TO THE ORDINARY OF GWINNETT COUNTY, GEORGIA:

The Petition of MRS. SANDRA MEWBORN, Parent and natural guardian of JOE HOWARD MEWBORN, and MICHAEL ERIC MEWBORN, age 13 and 9, respectively, shows to the Court the following:

1.

Your Petitioner was appointed guardian of the persons and property of JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN, Minors on the 8th day of March, 1972

2.

Your Petitioner shows that her wards, JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN are the lawful issues of a marriage that existed between your Petitioner and JAMES HOWARD MEWBORN. Your Petitioner shows further that her marriage to JAMES HOWARD MEWBORN was dissolved by way of death of JAMES HOWARD MEWBORN, on September 17, 1971.

3.

Your Petitioner shows that on behalf of her wards, JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN, that she has retained counsel to explore the possibility of pursuing a claim for death benefits under provisions of the Workmen's Compensation Act or Statute of the State of Georgia on the theory that in some manner or other her husband's death resulted from or was attributable in some fashion to his employment with COMFORT, INC.

4.

Your Petitioner shows that the matter and pending claims have been discussed at length with COMFORT, INC. and its compensation carrier, MARYLAND CASUALTY COMPANY. Your Petitioner further shows that COMFORT, INC. and MARYLAND CASUALTY COMPANY deny that JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN are entitled to death benefits under the Workmen's Compensation Act of Georgia and contend that their deceased father died under circumstances

in no manner caused by, produced by or in any fasion related to his employ-  
 ment with COMFORT, INC. and that as a consequence, COMFORT, INC. and MARY-  
 LAND CASUALTY COMPANY have no liability whatsoever. However, although it is  
 the contention of COMFORT, INC. and MARYLAND CASUALTY COMPANY that the death  
 of JAMES HOWARD MEWBORN is non-compensable and the factual situation is one  
 that was not contemplated as being compensable either under the Workmen's  
 Compensation Law of Georgia, COMFORT, INC. and MARYLAND CASUALTY COMPANY, in  
 a desire to dispense with all litigation in any and all forums in which claim  
 could be pursued against them for Workmen's Compensation benefits for the  
 death of JAMES HOWARD MEWBORN, however, offered your Petitioner's wards,  
 JOE HOWARD MEWBORN, the sum of TWO THOUSAND (\$2,000.00) DOLLARS and MICHAEL  
 ERIC MEWBORN, the sum of TWO THOUSAND (\$2,000.00) DOLLARS in full, final and  
 complete compromise settlement of any and all claims which your Petitioner's  
 wards have or may have against COMFORT, INC. and MARYLAND CASUALTY COMPANY,  
 conditioned upon no legal action or claim being presented against them  
 by Petitioner's wards.

5.

Your Petitioner shows that she has made an investigation into the facts  
 and circumstances surrounding the death of JAMES HOWARD MEWBORN and Petitioner  
 believes it to the best interest of said wards that this claim be adjusted  
 and compromised in some manner, and feels it is to the best interest of her  
 wards that the offer of COMFORT, INC. and MARYLAND CASUALTY COMPANY to  
 settle the matter as above set forth for the cumulative sum of FOUR THOUSAND  
 (\$4,000.00) DOLLARS for her wards be accepted and that the entire claim and  
 matter be finally, fully and completely adjudicated in this manner.

WHEREFORE, your Petitioner prays that this Court make an investigation  
 into the facts and circumstances surrounding the death of JAMES HOWARD MEW-  
 BORN and pass on Order authorizing and directing the Petitioner to settle  
 the claim of her wards against COMFORT, INC. and MARYLAND CASUALTY COMPANY  
 and that your Petitioner for her wards be authorized and directed to receive  
 the respective sums of TWO THOUSAND (\$2,000.00) DOLLARS and TWO THOUSAND

SWIFT, CURRIE,  
 MCGHEE & HIERS  
 2608 GAS LIGHT TOWER  
 ATLANTA, GEORGIA  
 30302  
 PHONE  
 521-3240  
 AREA CODE 404

(\$2,000.00) DOLLARS or cumulative sum of FOUR THOUSAND (\$4,000.00) DOLLARS in full, final and complete compromise settlement of any and all Workmen's Compensation claims arising out of or because of the death of JAMES HOWARD MEWBORN, and that your Petitioner be authorized to execute any and all necessary instruments, releases and covenants to accomplish this end.

This 8th day of March, 1973.

Mrs. Sandra Mewborn  
MRS. SANDRA MEWBORN, Petitioner

SWORN TO and SUBSCRIBED before me this 8th day of March,

1973.

Alton W. Tucker  
ORDINARY OF GWINNETT COUNTY, GEORGIA

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7437"

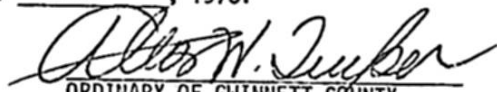
ORDER

The within and foregoing Petition having been read and considered, same is hereby ordered filed.

It appearing to the Court that the allegations in the foregoing Petition are true and, further, that there is considerable doubt as to the liability of COMFORT, INC. and MARYLAND CASUALTY COMPANY to the said JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN and it further appearing to the Court that said minors are not entitled to Workmen's Compensation benefits for the death of their father, JAMES HOWARD MEWBORN and it further appearing that it would be to the best interest of said minors that the offer of COMFORT, INC. and MARYLAND CASUALTY COMPANY to settle the claim in the manner referred to in the Petition be accepted, it is so ordered.

It is further ordered that MRS. SANDRA MEWBORN, as guardian of JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN be and she is hereby authorized and directed to accept the offer of COMFORT, INC. and MARYLAND CASUALTY COMPANY to settle said claim and matter regarding the death of JAMES HOWARD MEWBORN for the total sum of FOUR THOUSAND (\$4,000.00) DOLLARS and said guardian is hereby authorized to receive said sum and execute therefor any and all necessary instruments, releases and covenants in full, final and complete compromise settlement of any and all claims that the said wards may now have or hereafter have against COMFORT, INC. and MARYLAND CASUALTY COMPANY.

In chambers this 8th. day of March, 1973.

  
ORDINARY OF GWINNETT COUNTY,  
GEORGIA

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7437"

TO THE ORDINARY OF SAID COUNTY:

The Petition of MRS. SANDRA MEWBORN, guardian of JOE HOWARD MEWBORN and MICHAEL ERIC MEWBORN, shows that as such guardian she has in hand the sum of FOUR THOUSAND (\$4,000.00) DOLLARS.

That the income from said sum is insufficient for the maintenance and education of said wards.

That it is impracticable to bind out said wards.

WHEREFORE, your petitioner prays that Your Honor will grant an Order allowing Petitioner to spend from the corpus of said wards' estate the sum of TWO THOUSAND DOLLARS (\$2,000.00) for JOE HOWARD MEWBORN and the sum of TWO THOUSAND DOLLARS (\$2,000.00) for MICHAEL ERIC MEWBORN, for the purpose of maintenance and education of said wards for a period of twelve months from date.

*Mrs Sandra Mewborn*  
MRS. SANDRA MEWBORN, Petitioner

STATE OF GEORGIA  
COUNTY OF GWINNETT

Personally appeared before me the undersigned, MRS. SANDRA MEWBORN, who on oath says that the averments of the foregoing petition are true.

*Mrs Sandra Mewborn*  
MRS. SANDRA MEWBORN

SWORN TO and SUBSCRIBED BEFORE ME this 8th day of March, 1973.

*Jean J. Crowe*  
NOTARY PUBLIC

ORDER

Having read the foregoing Petition it is hereby ordered and adjudged that the prayers of the Petitioner be granted and allowed to encroach for the sum of TWO THOUSAND DOLLARS (\$2,000.00) FOR JOE HOWARD MEWBORN and the sum of Two Thousand (\$2,000.00) for Michael Eric Mewborn or a total of Four thousand dollars (\$4,000.00)

This 8th day of March, 1973.

*Alton W. Tucker*  
JUDGE

GEORGIA, GWINNETT COUNTY

No. "7442"

TO THE ORDINARY OF SAID COUNTY:

The petition of ELIZABETH D. MASON shows that GEORGE W. MASON of said County is a minor over fourteen years of age, that he has an estate of his own; that the said GEORGE W. MASON has chosen your petitioner to act as guardian of his person and property, as will appear from the annexed paper, over the signature of the said GEORGE W. MASON.

Petitioner therefore prays an order appointing her Guardian of the said GEORGE W. MASON

Elizabeth D. Mason Petitioner  
Elizabeth D. Mason

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY

TO THE ORDINARY OF SAID COUNTY:

I, GEORGE W. MASON in the exercise of my legal right (being over fourteen years of age), hereby select ELIZABETH D. MASON to be appointed the Guardian of my person and property, and respectfully ask that she be so appointed.

This 13th day of March 1973.

George W. Mason  
George W. Mason

\*\*\*\*\*

GWINNETT COURT OF ORDINARY

MARCH Term, 19 73

Upon reading and considering the application of ELIZABETH D. MASON for Letters of Guardianship for GEORGE W. MASON and he having made selection over his own signature, as appears from the annexed paper, it is ordered by the Court that ELIZABETH D. MASON be, and she is hereby, appointed Guardian of his person and property of said minor and that Letters of Guardianship issue to her upon her taking the oath and giving bond, with approved security, as required by law, which bond is hereby fixed at Three Thousand Dollars.

March 14th. 1973

Oliver W. Tucker  
Ordinary

PETITION

GEORGIA, WINNETT COUNTY.

NO "7443"

To the Court of Ordinary of Said County:

The petition of Gerald M. Chadwick and Don Carroll

whose post office address is Route 1, Lilburn, Georgia

respectfully showeth that on the 2nd day of March, 1973, Guy M. Chadwick

a resident of said State and County, who resided at Rt. 1, Buford, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner s as executors.

Petitioner s further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
Mrs. Ida L. Chadwick	Buford, Ga.	63	Widow
Mrs. Jean Chadwick Roberts	Lilburn, Ga.	41	Daughter
Mrs. Vickie Chadwick Carroll	Lilburn, Ga.	39	Daughter
Mrs. Louise Chadwick Barrett	Tucker, Ga.	38	Daughter
Gerald M. Chadwick	Lilburn, Ga.	36	Son
Mrs. Helen Chadwick Caudell	Lilburn, Ga.	32	Daughter
Mrs. Sandra Chadwick Smith	Lawrenceville, Ga.	29	Daughter
Michael Chadwick	Snellville, Ga.	24	Son
Kenneth Chadwick	Buford, Ga.	22	Son

Petitioner s produces said Will in Court and pray that it be proven in Solemn Form, and to this end they pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner s pray that Letters Testamentary issue to them in terms of the law.

This 14th day of March, 1973

Guy M. Chadwick Petitioner.  
Don Carroll Attorney-in-Fact

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Gerald M. Chadwick and Don Carroll, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 14th day of March, 1973

Albert W. Tucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Guy M. Chadwick deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Guy M. Chadwick and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Guy M. Chadwick  
Jean Chadwick Roberts  
Louise Chadwick Barrett  
Helen Chadwick Caudell  
Sandra Chadwick Smith  
Ida L. Chadwick  
Mrs. Vickie (Carroll) Chadwick  
Michael Chadwick  
Kenneth Chadwick

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

Handsel Morgan and Betty Satterfield do swear that they saw the within named Guy M. Chadwick sign and publish the within attached paper as his last will and testament; that they subscribed the same as witnesses thereto at the special instance and request of the said Guy M. Chadwick and in his presence, ~~XXXXXX~~ in the presence of the testator and of each other; that the said Guy M. Chadwick signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Betty Satterfield  
Handsel Morgan

Sworn to and subscribed before me, this 14th day of March, 1973

Alton W. Tucker  
Ordinary.

GERALD M. CHADWICK and DON CARROLL } PROPOUNDER  
vs. }  
GUY M. CHADWICK } DECEASED }  
GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
MARCH Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Ida L. Chadwick, Mrs. Jean Chadwick Roberts, Mrs. Vickie Chadwick Carroll, Mrs. Louise Chadwick Barrett, Gerald M. Chadwick, Mrs. Helen Chadwick Caudell, Mrs. Sandra Chadwick Smith, Michael Chadwick, and Kenneth Chadwick have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Handsel Morgan and Betty Satterfield that this paper is the last Will and Testament of Guy M. Chadwick and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Gerald M. Chadwick and Don Carroll, the execut.ORS named in said Will, upon their taking oath required by law.

This 14th day of March, 1973

Alton W. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Gerald M. Chadwick and Don Carroll, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Guy M. Chadwick, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Don Carroll  
Guy M. Chadwick

Sworn to and subscribed before me, this 14th day of March, 1973

Alton W. Tucker  
Court of Ordinary.

PETITION

No. 7452

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

The petition of Michael R. Sellars

whose post office address is 4590 Washington Road, Apt. H-2, College Park, Georgia 30349

respectfully showeth that on the 5th day of November, 1972, Iva B. Duncan

a resident of said State and County, who resided at Norcross, Georgia

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as executor.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testatrix
Claude C. Sellars	779 Atwood St., S.W., Atlanta, Ga.	56	Son
Kenneth Sellars	1004 Longview Dr., Chamblee, Ga.	34	Grandson
Michael R. Sellars	4590 Washington Rd, College Park	27	Grandson
Nancy Sellars	Crooked Creek Rd., Norcross, Ga.	32	Granddaughter
Claude C. Duncan	Spalding Dr., Norcross, Georgia	75	Husband
Bessie Sellars	Crooked Creek Rd., Norcross, Ga.	56	Daughter in law

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end he pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to him in terms of the law.

This 26th day of March, 1973

Signature of Michael R. Sellars, Petitioner and Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Michael R. Sellars, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 26th day of March, 1973

Signature of Notary Public and Notary Public Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Iva B. Duncan deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Iva B. Duncan and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Signatures of heirs-at-law: Michael R. Sellars, Kenneth L. Sellars, Claude C. Sellars, Nancy Sellars, Bessie Sellars, C.D. Duncan.

AFFIDAVIT TO PROBATE OF WILL

516

GEORGIA, Gwinnett COUNTY.

W. L. Maloney do swear that I  
 as well as Henry Scay saw the within named  
Iva B. Duncan sign and publish the within attached paper  
 as her last will and testament; that they subscribed the same as witness &c thereto at the special instance  
 and request of the said Iva B. Duncan  
 and in her presence, as did also \_\_\_\_\_ in the  
 presence of the testatrix and of each other; that the said Iva B. Duncan  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Henry Scay  
W. L. Maloney

Sworn to and subscribed before me, this 30th day of March, 1973  
Alto W. Tucker  
 Ordinary.

Michael R. Sellars PROPOUNDER } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
Iva B. Duncan DECEASED } MARCH TERM, March 30th. Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, \_\_\_\_\_

\_\_\_\_\_ have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, W. L. Maloney and Henry Scay  
 that this paper is the last Will and Testament of Iva B. Duncan  
 and that she was competent to make a Will at the time she  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Michael R. Sellars, the  
 executOR named in said Will, upon his taking oath required by law.

This 30th day of March, 1973.  
Alto W. Tucker  
 Ordinary.

o a t h

GEORGIA, Gwinnett COUNTY.

I, Michael R. Sellars, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Iva B. Duncan, deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

Michael R. Sellars

Sworn to and subscribed before me, this 30th day of March, 1973.  
Alto W. Tucker  
 Court of Ordinary.

COURT OF ORDINARY

No. "7453"

WINNETT COUNTY, GEORGIA.

MARCH TERM March 30th, 1973

ROY PRESTON HOLDEN, as Natural Guardian of his child, JULIA DOREEN HOLDEN, having come into open Court, and tendered to the Court good bond and security, which is hereby accepted by the Court, for the Guardianship of settlement of a doubtful claim to said JULIA DOREEN HOLDEN of Thirty-Five Thousand and no/100 (\$35,000.00) Dollars; it is ordered by the Court that said bond be recorded, and that ROY PRESTON HOLDEN be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

*Alton W. Tucker*  
ORDINARY, WINNETT COUNTY, GEORGIA

O A T H

GEORGIA, WINNETT COUNTY.

I, ROY PRESTON HOLDEN, do swear that I will well and truly perform all the duties required of me as Guardian of JULIA DOREEN HOLDEN and will faithfully account to said JULIA DOREEN HOLDEN for all her Estate, so help me God.

*Roy Preston Holden* (SEAL)  
ROY PRESTON HOLDEN

Sworn to and subscribed before  
me this 30th. day of  
March, 1973.

*Alton W. Tucker*  
ORDINARY, WINNETT COUNTY, GA.

GEORGIA, GWINNETT COUNTY.

No. "7453"

TO THE COURT OF ORDINARY OF SAID COUNTY AND THE HONORABLE ALTON  
W. TUCKER, ORDINARY:

The Petition of Roy Preston Holden, of Gwinnett County,  
Georgia, shows:

-1-

Petitioner is a duly appointed and qualified natural  
guardian of his minor daughter, Julia Doreen Holden, age 14 years.

-2-

On April 6, 1971, Petitioner's ward was riding in an  
automobile, but driven by Petitioner's wife, Mrs. Iris Doreen  
Holden, in the City Limits of Norcross, Georgia, when said auto-  
mobile collided with a locomotive owned by the Southern Railway  
Company. As a result of said collision your petitioner's ward  
suffered serious injuries including some permanent injury.

-3-

Your petitioner and his ward contend that the said  
Southern Railway Company was negligent in striking said car.

-4-

Southern Railway Company contends that the injuries  
sustained by the said ward were not due to any negligence on its  
part and that it was then and there in the exercise of ordinary  
care and diligence. Southern Railway Company contends that any  
injuries were caused by the negligence of the driver of the car,  
Iris Doreen Holden.

-5-

The claims of your petitioner and his ward and the  
contentions of Southern Railway Company are conflicting and  
present issues of law and fact and create doubt as to the liabi-  
lity of Southern Railway Company.

-6-

Petitioner shows that Southern Railway Company has offered in compromise and settlement to pay the total sum of Thirty-Five Thousand and no/100 (\$35,000.00) Dollars for all damages, causes of action and claims of said minor arising out of the aforesaid collision. Further, Petitioner shows that Southern Railway Company has in addition to the payment of Thirty-Five Thousand and no/100 (\$35,000.00) Dollars to Petitioner as Guardian of said minor, agreed to pay the further sum of Seventeen Thousand Five Hundred and no/100 (\$17,500.00) Dollars for the full settlement of all claims of Petitioner's wife, Iris Doreen Holden. In consideration of these settlements to his wife and child, and the further sum of \$1.00, petitioner is willing to grant to the Southern Railway Company a complete and total release of all claims or demands which he has or might have of any nature, including, but not limited to loss of services, loss of consortium, medical expenses and property damages.

-7-

Your Petitioner, therefore, recommends to the Court that a compromise be authorized on the basis proposed and requests the Court to hear evidence on this Petition and after making a judicial investigation grant an order authorizing and directing petitioner to compromise and settle said claim and to give, execute and deliver unto the Southern Railway Company and any and all other parties at interest, a release from any and all liability for damages that he or said ward under any circumstances could now or later assert against them as a result of said injuries to said ward.

W H E R E F O R E, Petitioner prays for an order authorizing him to settle said claim as a doubtful claim and execute and deliver appropriate releases therefore.

*Roy Preston Holden*

O R D E R

No. "7453"

GEORGIA, GWINNETT COUNTY.

MARCH TERM 1973

The within and foregoing Petition of ROY PRESTON HOLDEN came on regularly to be heard and after hearing evidence thereon and making a judicial investigation of the matters and things alleged, and upon consideration of the facts made to appear from the evidence;

IT IS ORDERED AND ADJUDGED that the prayers of the Petition be granted and that ROY PRESTON HOLDEN, as Father and Natural Guardian of JULIA DOREEN HOLDEN, be and is hereby authorized and permitted to compromise and settle all claims that said minor, JULIA DOREEN HOLDEN, now has or could hereafter assert against Southern Railway Company, its agents, servants and employees and any other persons, firms or corporations who may be liable to her as a result of the occurrence or injuries referred to and described in the foregoing petition, for the sum of Thirty-Five Thousand and no/100 (\$35,000.00) Dollars and upon such payment being made to the Guardian, the Guardian is authorized and hereby directed to make, execute and deliver a complete and final release of any and all claims, causes of action and demands of said ward attributable to and arising out of the occurrence referred to in the petition and all injuries as resulted therefrom.

This 30th. day of March, 1973.

  
ORDINARY, GWINNETT COUNTY, GEORGIA

NATURAL GUARDIAN'S RELEASE

No. "7453"

GEORGIA, GWINNETT COUNTY.

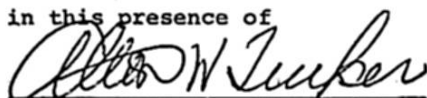
I, ROY PRESTON HOLDEN, as Guardian of JULIA DOREEN HOLDEN, age Fourteen, being duly qualified and myself more than Twenty years of age, hereby acknowledge receipt of the payment of Southern Railway Company in the sum of Thirty-Five Thousand and no/100 (\$35,000.00) Dollars for JULIA DOREEN HOLDEN, a minor, in consideration of which I do as Guardian forever release, acquit and discharge Southern Railway Company, its agents, servants and employees, their successors, administrators and assigns, of and from any and all liability and actions or causes of action, claims or demands on behalf of my said ward which I now have or said ward may now have or hereafter have in the future in the consequence of a collision occurring on April 6, 1971, at Norcross, Georgia, at which time said ward was a passenger in an automobile but being driven by IRIS DOREEN HOLDEN when said automobile was struck by a train resulting in personal injuries of a painful and permanent nature to the said JULIA DOREEN HOLDEN.

This 30th. day of March, 1973.

  
ROY PRESTON HOLDEN as Natural  
Guardian of JULIA DOREEN HOLDEN

Signed, sealed and delivered

in this presence of

  
ORDINARY, GWINNETT COUNTY, GA.

ALTON W. TUCKER

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

O R D E R

GWINNETT COUNTY COURT OF  
ORDINARY

MARCH TERM, 1973

It appearing to the Court that there is business that will  
not be finished today.

Court is held open from day to day until the next April 2nd  
1973 Term of Court.

This March 5, 1973.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
ORDINARY GWINNETT CO., GEORGIA

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY  
COURT OF ORDINARY

APRIL 2nd, 1973

Court is opened by Deputy Sheriff, Norris Bagwell.

This April 2nd, 1973.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
ORDINARY GWINNETT CO., GEORGIA

No. 7430

STATE OF GEORGIA, COUNTY OF GWINNETT

To the Court of Ordinary of Said State and County:

The petition of Mrs. I. O. White

respectfully showeth that on the 28th day of October 19 72

MRS. J. L. MINCEY

a resident of the County of Gwinnett State of Georgia died intestate, owning property in the county of Lumpkin, State of Georgia and there has been no administration on the said estate and there is no application for an administration pending, either in this or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit:

Mrs. I. O. White age 46, residing at 1505 Lake Lucerne Rd.  
Lilburn, Ga. 30247

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:  
Household goods and furnishings valued at \$3500.00

The estate consists of the following described real estate with a valuation as shown below:  
60 acres, more or less in Land Lots 527 and 494 of the  
5th District, 1st Section of Lumpkin County, Georgia.  
Valued at \$18,000.00.

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

Mr. J. C. White  
Petitioner.

Address: 1505 Lake Lucerne Rd.  
Lilburn, Ga. 30247

Sworn to and subscribed before me this 1st day of March, 19 73

[Signature]  
Notary Public.  
Gwinnett County, Georgia

The following Security Deed is a charge against the estate:

No liens.

The unsecured creditors of the estate are as follows:

None.

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

.....  
.....  
.....

Gwinnett COUNTY COURT OF ORDINARY

ARCHAMBERS, Feb. Term, 1973.  
March 1st, 1973

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in April 2nd, 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

*Alton W. Tucker*

Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of Mrs. J. L. Mincey, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that Mrs. I. O. White

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, April 2nd, 1973, at 10:00 o'clock A. M., and if no objection is made an order will be passed saying no Administration is necessary.

March 1st, 1973

*Alton W. Tucker*

Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.

Court of Ordinary, April 2nd, Term, 1973

The above and foregoing petition stating that no administration is necessary on the estate of

Mrs. J. L. Mincey

by Mrs. I. O. White

coming on to be heard, and it appearing that all of the heirs at law of

Mrs. J. L. Mincey, deceased, are of age and suffering under no

disability, and that the estate of Mrs. J. L. Mincey owes no debts, or all

creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that

citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate,

if any, and all other interested persons to show cause why an order should not be entered finding that no

administration of the estate of Mrs. J. L. Mincey

is necessary, and no written objections to the granting of such order having been filed, time required by

law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of

Mrs. J. L. Mincey

This 2nd day of April, 1973

*Alton W. Tucker*

Ordinary.

TO THE HONORABLE ALTON W. TUCKER, ORDINARY OF GWINNETT COUNTY

IN RE: Estate of A. S. King, Deceased

No. "7250"

Comes now DEAN L. KING, Executor under the Will of A. S. King, deceased, and shows:

-1-

That he has duly performed all of the duties as Executor of the said Estate other than the payment of expenses of administration and making disbursement to the Devisee and Legatee named in the Will.

-2-

The undersigned Executor shows that by virtue of the laws of the State of Georgia pertaining to the payment of administrators and executors, he is entitled to the sum of \$12,500.00 as Executor's fees.

WHEREFORE, your petitioner prays that the Court authorize the payment of Executor's fees in the amount above stated.

*Dean L King*  
\_\_\_\_\_  
Dean L. King

STATE OF GEORGIA  
COUNTY OF GWINNETT  
IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY  
IN RE: Estate of A. S. King, Deceased

The above and foregoing petition of Dean L. King, as Executor under the Last Will and Testament of A. S. King, deceased, for approval of Executor's fees having been read and considered, let the same be filed. Let the Devisees and Legatees under the Last Will and Testament of A. S. King, deceased, show cause before me on the First Monday in April, 1973 at 10:00 o'clock, A.M. in my office in the Courthouse in Lawrenceville, Georgia, if any they can, why the Executor's fees set forth in the petition should not be approved.

Let a copy of the petition and this order be mailed to Mr. Fred W. Eggerichs, 4650 S. W. 42nd Terrace, Ft. Lauderdale, Florida 33314.

This 7th day of March, 1973.

  
\_\_\_\_\_  
Ordinary, Gwinnett County, Georgia

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
.STATE OF GEORGIA

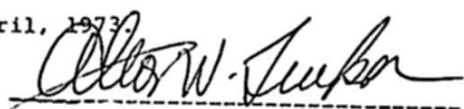
IN RE: Estate of A. S. King, : April Term, 1973  
Deceased :  
:

**ORDER**

The application of Dean L. King, Executor of the Last Will and Testament of A. S. King, deceased, for approval of Executor's fees being before this Court, and it having been shown that the fees are within the limits prescribed by law.

IT IS ORDERED by the Court that the said Dean L. King be authorized to pay as Executor's fees the sum of \$12,500.00.

This 22 day of April, 1973.

  
\_\_\_\_\_  
Ordinary, Gwinnett County Georgia

TO THE HONORABLE ALTON W. TUCKER, ORDINARY OF GWINNETT COUNTY  
IN RE: Estate of A. S. King, Deceased

No. "7250"

Comes now DEAN L. KING, Executor of the above  
stated estate and shows the Court:

-1-

That he employed the law firm of Webb, Fowler & Tanner,  
Lawrenceville, Georgia, to provide legal assistance and  
counsel in connection with the administration of the Estate of  
A. S. King, deceased.

-2-

Your petitioner shows that the attorneys for the  
Estate performed valuable services in safeguarding and  
assembling the assets of the Estate, providing assistance  
in connection with the determination of real estate holdings  
and possible liens or encroachments against the said  
real estate, in preparing and filing the Internal Revenue  
Estate Tax Return, preparing and filing the necessary  
documents required in the administration of the Estate and  
providing other and various legal assistance necessary to  
the Executor.

-3-

Petitioner shows that he has been furnished a statement  
for services by the attorneys in the amount of \$2,500.00  
which he considers to be reasonable.

WHEREFORE, Petitioner prays that he be authorized  
to disburse from the assets of the Estate the sum of \$2,500.00  
as attorney's fees.

*Dean L. King*  
\_\_\_\_\_  
Dean L. King

STATE OF GEORGIA

COUNTY OF GWINNETT


IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY

IN RE: Estate of A. S. King, Deceased

The above and foregoing petition of Dean L. King, as Executor under the Last Will and Testament of A. S. King, deceased, for authorization to pay attorney's fees for legal services rendered the Estate of A. S. King, having been read and considered, let the same be filed. Let the Devisees and Legatees under the Last Will and Testament of A. S. King, deceased, show cause before me on the First Monday in April, 1973 at 10:00 o'clock, A.M. in my office in the Courthouse in Lawrenceville, Georgia, if any they can, why the attorney's fees for legal services rendered the Estate of A. S. King as set forth in the petition should not be approved.

Let a copy of the petition and this order be mailed to Mr. Fred W. Eggerichs, 4650 S. W. 42nd Terrace, Ft. Lauderdale, Florida 33314.

This 7th day of March, 1973.

  
Ordinary, Gwinnett County, Georgia

IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: Estate of A. S. King, : APRIL TERM, 1973  
Deceased :  
:

O R D E R

The application of Dean L. King, Executor under the Last Will and Testament of A. S. King, deceased, for authority to pay attorney's fees for legal services rendered the Estate of A. S. King being before this Court and proof being made to the Court of the extent and nature of the legal services rendered,

IT IS ORDERED by the Court that the said Dean L. King, Executor, be authorized to pay to the firm of Webb, Fowler & Tanner for legal services rendered the sum of \$2,500.00.

This 22 day of April, 1973.

  
\_\_\_\_\_  
Ordinary, Gwinnett County, Georgia



State of Georgia, GWINNETT County

To All To Whom it May Concern:

Joseph E. Buffington having, in proper form, applied to me for Permanent Letters of Administration on the estate of John R. Harber A/K/A/ J. R. N. Harber, late of said County, this is to cite all and singular the creditors and next of kin of John R. Harber A/K/A/ J. R. N. Harber to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Joseph E. Buffington on John R. Harber, A/K/A/ J. R. N. Harber estate.

Witness my hand and official signature, this 5th day of March, 19 73

Alton Tucker, Ordinary.

COURT OF ORDINARY	
APRIL 2nd.	Term, 19 73.
PETITION OF	
<u>Joseph E. Buffington</u>	
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF	
<u>John R. Harber,</u>	
<u>A/K/A/ J. R. N. Harber</u> Deceased.	
Filed in office.	<u>5th</u> day of <u>March</u> , 19 <u>73</u>
<u>Alton Tucker</u> Ordinary.	
GEORGIA	
GWINNETT COUNTY	
Entered on Minutes of Court, Ordinary's office,	
Book <u>11</u> , Page _____, No. _____	
this _____ day of _____, 19 _____	
M. Alvin Loy	
Atty At Law 1400 First Fed. Bldg. Ordinary.	

GWINNETT Court of Ordinary.

APRIL Term, April 2nd., 19 73

Citation having been duly issued and published, requiring all and singular next of kin and creditors of John R. Harber, A/K/A/ J. R. N. Harber, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to

Joseph E. Buffington, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Joseph E. Buffington as Administrator of John R. Harber, A/K/A/ J. R. N. Harber, upon his giving bond and security in the sum of Thirty Thousand (\$39,000.00) Dollars, and taking the usual oath of office.

Alton Tucker, Ordinary.

I, Joseph E. Buffington, do solemnly swear that

John R. Harber, A/K/A/ J. R. N. Harber died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Joseph E. Buffington

Sworn to and subscribed before me 5th day of April, 19 73

Alton Tucker, Ordinary.

Recorded this 2nd day of March April, 19 73

John J. Williams, Ordinary.

212/418

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. "7218" .....

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of LeBron C. Ford Natural Guardian of Vickey L. Ford, & Deborah A. Ford, showeth to the Court that he has fully executed the trust devolved on him; that he has complied with all his legal obligations as Guardian of Vickey L. Ford, & Deborah A. Ford and prays the Court to order the usual citation to issue, in order that he may obtain Letters of Dismission from such guardianship.

*LeBron C. Ford*

Rte # 1 Lithonia Ga 30058

Gwinnett Court of Ordinary, FEBRUARY Term, 19 73

The above petition of LeBron C. Ford that he may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

*Alton W. Tucker* Ordinary

GEORGIA, GWINNETT COUNTY,

LeBron C. Ford Natural Guardian of Vickey L. Ford, & Deborah A. Ford, has applied to me for a discharge from his guardianship of said Minors:

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in April 2nd, 1973, next, else he will be discharged from his guardianship as applied for.

This 26th day of February, 19 73 *Alton W. Tucker* Ordinary.

ORDER

Gwinnett Court of Ordinary, APRIL 2nd Term, 19 73.

The petition of LeBron C. Ford Natural Guardian of Vickey L. Ford, & Deborah A. Ford for dismission from his guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of his returns, accounts, and vouchers, that he has fully and fairly executed his trust as Guardian of Vickey L. Ford, & Deborah A. Ford and there being no valid objection offered why he should not be dismissed from his guardianship; it is ordered by the Court that he be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to LeBron C. Ford

*Alton W. Tucker* Ordinary

Recorded April 2, 19 73

*Joe J. Williams* Ordinary

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. 7284

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of Dorothy E. Benson Guardian of Nicki Shawn Gorman, showeth to the Court that she has fully executed the trust devolved on her; that she has complied with all her legal obligations as Guardian of Nicki Shawn Gorman and prays the Court to order the usual citation to issue, in order that she may obtain Letters of Dismission from such guardianship.

Dorothy E. Benson
Dorothy E. Benson

Gwinnett Court of Ordinary, February 20th Term, 1973

The above petition of Dorothy E. Benson that she may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alfred W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

Dorothy E. Benson, Guardian of Nicki Shawn Gorman, has applied to me for a discharge from her guardianship of Nicki Shawn Gorman.

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in April 2nd, 1973 next, else she will be discharged from her guardianship as applied for.

This 20th day of February 1973

ORDER

Gwinnett Court of Ordinary, April 2nd Term, 1973

The petition of Dorothy E. Benson, Guardian of Nicki Shawn Gorman for dismission from her guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of her returns, accounts, and vouchers, that she has fully and fairly executed her trust as Guardian of Nicki Shawn Gorman and there being no valid objection offered why she should not be dismissed from her guardianship: It is ordered by the Court that she be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to her.

Alfred W. Tucker Ordinary
J. J. Williams Ordinary

Recorded April 2 1973

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. "6574".....

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of Albert E. Mays Jr., Guardian of Patsy T. Henson, showeth to the Court that he has fully executed the trust devolved on him; that he has complied with all his legal obligations as Guardian of Patsy T. Henson and prays the Court to order the usual citation to issue, in order that he may obtain Letters of Dismission from such guardianship.

Albert E. Mays Jr.
307 White Oak Drive

Buford Ga. 30518

Tel No. 945-7015

Gwinnett Court of Ordinary, MARCH Term, 19 73

The above petition of Albert E. Mays Jr., that he may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alton W. Tucker, Ordinary

GEORGIA, GWINNETT COUNTY,

Albert E. Mays Jr., Guardian of Patsy T. Henson, has applied to me for a discharge from guardianship of

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in April 2nd, 1973, next, else he will be discharged from his guardianship as applied for

This 8th day of MARCH, 19 73, Alton W. Tucker, Ordinary.

ORDER

APRIL 2nd.

Gwinnett Court of Ordinary, Term, 19 73

The petition of Albert E. Mays Jr., Guardian of Patsy T. Henson, for dismission from his guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of his returns, accounts, and vouchers, that he has fully and fairly executed trust as Guardian of Patsy T. Henson and there being no valid objection offered why he should not be dismissed from his guardianship; It is ordered by the Court that he be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to Albert E. Mays Jr.

Alton W. Tucker, Ordinary
Joe J. Williams, Ordinary

Recorded 4/2 1973

STATE OF GEORGIA, GWINNETT COUNTY

No. "7166"

To the Court of Ordinary of Said County:

The petition of GARY WRINKLE, Administrator of the estate of J. D. WRINKLE

showeth that he has fully discharged all the duties of such administrator; that he has paid all the debts of his intestate, J. D. WRINKLE; has turned over the residue on his books to the lawful heirs of J. D. WRINKLE; he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration, and while such citation is running, his proceedings as such Administrator may undergo a thorough revision by this Court.

GARY WRINKLE, Administrator

GWINNETT COURT OF ORDINARY

MARCH Term, 5th, 1973

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

ALTON W. TUCKER, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, GARY WRINKLE, Administrator of the estate of J. D. WRINKLE, represents to the Court in his petition, duly filed and entered on record, that he has fully administered J. D. WRINKLE

estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrator should not be discharged from his administration, and receive Letters of Dismission, on the first Monday in

April 2nd, 1973 3/5/1973

ALTON W. TUCKER, Ordinary

GWINNETT COURT OF ORDINARY

APRIL Term, 2nd, 1973

It appearing to the Court that the citation for a discharge from his administration of J. D. WRINKLE estate has been duly issued and published, and it also appearing to the

Court from a thorough examination of all the proceedings of said GARY WRINKLE

Administrator of J. D. WRINKLE estate, that he has fully and faithfully

administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of J. D.

WRINKLE estate, and that as evidence of this discharge, Letters of Dismission issue to him

ALTON W. TUCKER, Ordinary

## STATE OF GEORGIA,

~~EMILSON~~ COUNTY.

GWINNETT

No. "7191"

To The Ordinary of Said County.

The Petition of F. LANE WATSONas Guardian of MICHAEL ROBERT WATSON

showeth that he has fully discharged the duties of his said trust, and is legally entitled to a discharge therefrom. Petitioner therefore prays an order directing that citation issue herein, and be published as required by law; and that his accounts and vouchers be examined, and if found correct, he be discharged from said guardianship.

*F. Lane Watson*  
Residing at 693 North Peachtree Road  
Norcross, Georgia 30071

Upon reading the foregoing Petition, it is ordered that citation issue therein, and be published as the law requires.

*Spencer Williams*  
C. C. Ordinary.

~~EMILSON~~ Court of Ordinary. APRIL 2nd.

~~MARSHBROOKS~~ Term, 19 73

The Application, in writing, of F. LANE WATSON  
as Guardian of MICHAEL ROBERT WATSON

for dismissal from said trust, having been duly filed, and citation therein issued and published according to law, and it appearing to the Court, from a strict examination of said Guardian's accounts and vouchers, that he has fully discharged the duties of his trust as such Guardian; and it also appearing, by proof, that said Ward \_\_\_\_\_ of age, and no objection being filed thereto, it is ordered that he be, and is hereby, discharged from said Guardianship, and that Letters of Dismission issue to \_\_\_\_\_

*Spencer Williams*  
Ordinary.

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. "7237"

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of Mrs. Sarah F. Wilburn Natural Guardian of Doris Ann Wilson Dodd, showeth to the Court that she has fully executed the trust devolved on her; that she has complied with all her legal obligations as Guardian of Doris Ann Wilson Dodd and prays the Court to order the usual citation to issue, in order that she may obtain Letters of Dismission from such guardianship.

Mrs. Sarah F. Wilburn

Tel No. 466-4501

Gwinnett Court of Ordinary, FEBRUARY Term, 19 73

The above petition of Mrs. Sarah F. Wilburn that may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alton W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

Mrs. Sarah F. Wilburn Natural, Guardian of Doris Ann Wilson Dodd, has applied to me for a discharge from her guardianship of Doris Ann Wilson Dodd:

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in April 2nd, 1973 next, else she will be discharged from her guardianship as applied for.

This 21st day of February, 19 73 Alton W. Tucker Ordinary

ORDER

Gwinnett Court of Ordinary, APRIL 2nd Term, 19 73

The petition of Mrs. Sarah F. Wilburn Natural, Guardian of Doris Ann Wilson Dodd, for dismission from her guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of her returns, accounts, and vouchers, that she has fully and fairly executed her trust as Guardian of Doris Ann Wilson Dodd and there being no valid objection offered why she should not be dismissed from her guardianship; It is ordered by the Court that she be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to Mrs. Sarah F. Wilburn

Alton W. Tucker Ordinary

Recorded April 2, 19 73

Jae Williams Jr Ordinary

State of Georgia, Gwinnett. County

NO. "7434"

To the Ordinary of Said County:

The petition of H. Rhodes Jordan.

whose post office address is P.O. Box 208 Lawrenceville, Ga.

and whose place of residence is Lawrenceville, Ga.

respectfully showeth that Miss Lavada Hays

whose legal residence was Rt 1 Dacula, Ga.

departed this life on the 26th day of Feb., 1963, 19\_\_\_\_, leaving ~~no children~~

~~no children~~ and also leaving a large estate of real and personal property, worth the sum of \_\_\_\_\_

Ten Thousand Dollars.

Dollars, and at the time of her

death the said Miss Lavada Hays

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u><del>XXXXXXXXXX</del> Listed below.</u>			

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>The heirs at law of this estate are the same heirs at law as shown on</u>			
<u>Samuel T. Hays estate No. 7401</u>			

Full particulars as to the above are lacking for the following reason(s): \_\_\_\_\_

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on Miss Lavada Hays estate, and your petitioner will ever pray.

3/5/73, 19\_\_\_\_

*H. Rhodes Jordan*

Court of Ordinary March 5, 1973., 19\_\_\_\_

The above petition of H. Rhodes Jordan that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

*Alfred W. Taylor*, Ordinary.

State of Georgia, Gwinnett. County

To All To Whom It May Concern:

H Rhodes Jordan. having, in proper form, applied to me for Permanent Letters of Administration on the estate of Miss Lavada Hays, late of said County, this is to cite all and singular the creditors and next of kin of Miss Lavada Hays to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to H. Rhodes Jordan. on Miss Lavada Hays estate.

Witness my hand and official signature, this 5th day of March, 1973.

Oliver W. Tucker, Ordinary.

COURT OF ORDINARY	
March 5, 1973. Term, 19	
PETITION OF	
H. Rhodes Jordan.	
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF	
Miss Lavada Hays	
Deceased.	
Filed in office <u>3/5/73</u> day of	
<u>Oliver W. Tucker</u> , 19	
Ordinary.	
GEORGIA	
Gwinnett. COUNTY	
Entered on Minutes of Court, Ordinary's office,	
Book _____, Page _____, No _____,	
this _____ day of _____, 19 _____	
H. Rhodes Jordan, Ordinary,	

Atty. Adm. Oliver W. Tucker  
Lawrenceville Ga.

Gwinnett County Court of Ordinary APRIL TERM 1973.  
~~March 5, 1973~~ Term, April 2nd. 1973.

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Miss Lavada Hays, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to H. Rhodes Jordan., of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to H. Rhodes Jordan. as Administrator of Miss Lavada Hays, upon his giving bond and security in the sum of Twenty Thousand and no/100 Dollars, and taking the usual oath of office.

Oliver W. Tucker, Ordinary.

I, H. Rhodes Jordan., do solemnly swear that Miss Lavada Hays died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

H Rhodes Jordan.

Sworn to and subscribed before me 2nd. day of April 19 73

Oliver W. Tucker, Ordinary.

Recorded this 2nd day of April 19 73  
John Williamson, Ordinary.

State of Georgia, GWINNETT County

No. "7415"

To the Ordinary of Said County:

The petition of Edgar Coleman Gober, Sr.

whose post office address is 300 Norcross-Tucker Road, Norcross, Georgia

and whose place of residence is 300 Norcross-Tucker Road, Norcross, Georgia

respectfully sheweth that Mrs. Louise Agnes Gober

whose legal residence was 300 Norcross-Tucker Road, Norcross, Georgia

departed this life on the 18th day of January, 1973, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of Fifteen

Hundred and no/100(\$1500.00) Dollars, and at the time of her

death the said Mrs. Louise Agnes Gober

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Edgar Coleman Gober, Sr.</u>	<u>Norcross, Ga.</u>	<u>64</u>	<u>Husband</u>

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Charlotte Czekala</u>	<u>Johnson Road, Doraville, Ga.</u>	<u>34</u>	<u>Daughter</u>
<u>Edgar Coleman Gober, Jr.</u>	<u>Norcross, Ga.</u>	<u>31</u>	<u>Son</u>

Full particulars as to the above are lacking for the following reason(s): None

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on Mrs. Louise Agnes Gober estate, and your petitioner will ever pray.

19 Edgar Coleman Gober, Sr.

GWINNETT Court of Ordinary February 14th, 1973

The above petition of Edgar Coleman Gober, Sr. that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Walter N. Taylor, Ordinary.

State of Georgia, GWINNETT County

To All To Whom It May Concern: Edgar Coleman Gober, Sr. having, in proper form, applied to me for Permanent Letters of Administration on the estate of Mrs. Louise Agnes Gober, late of said County, this is to cite all and singular the creditors and next of kin of Mrs. Louise Agnes Gober to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Edgar Coleman Gober, Sr. Mrs. Louise Agnes Gober estate.

Witness my hand and official signature, this 14th day of February, 19 73. [Signature] Ordinary.

COURT OF ORDINARY
APRIL 2nd Term 19 73
PETITION OF
Edgar Coleman Gober, Sr.
FOR LETTERS OF ADMINISTRATION
ON THE ESTATE OF
Mrs. Louise Agnes Gober
Filed in office 14th day of February 19 73
GWINNETT COUNTY
Entered on Minutes of Court, Ordinary's office,
Book Page No.
this day of 19
N. P. Willbanks, Atty At Law Ordinary.
Duluth Ga 756-51

Gwinnett Court of Ordinary. APRIL Term, April 2nd, 19 73

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Mrs. Louise Agnes Gober, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Edgar Coleman Gober, Sr. of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Edgar Coleman Gober, Sr. as Administrator of Mrs. Louise Agnes Gober upon him giving bond and security in the sum of Three Thousand (\$3,000.00) Dollars, and taking the usual oath of office.

I, Edgar Coleman Gober, Sr. do solemnly swear that Mrs. Louise Agnes Gober died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

[Signature: Edgar Coleman Gober, Sr.]
Sworn to and subscribed before me 2nd day of April 19 73
[Signature: N. P. Willbanks] Ordinary.

Recorded this 2 day of April 19 73
[Signature: Sue Williamson] Ordinary.

**AGREEMENT OF HEIRS FOR SELECTION OF ADMINISTRATOR**

GEORGIA, GWINNETT COUNTY:

We, the undersigned, being a majority of the next of kin of Mrs. Louise Agnes Gober, late of said county, deceased, hereby agree that Edgar Coleman Gober, Sr. may be appointed permanent administrator, of the estate of Mrs. Louise Agnes Gober, and we ask for his appointment.

This 12th day of February, 1966.

Edgar Coleman Gober, Sr.  
Edgar Coleman Gober, Sr.  
Edgar Coleman Gober, Jr.  
Mrs. Charlotte Czekala  
Mrs. Charlotte Czekala

300 W. Peachtree Trunk, Bld.  
302 W. Peachtree Trunk Bld.  
139 Johnson St. Doraville, Ga.

APPLICATION FOR LEAVE TO SELL LAND

STATE OF GEORGIA.

No. 7361-2

County of Gwinnett

} To the Ordinary of Said County:

THE PETITION OF M. Ted Dewberry

AS Administrator OF THE ESTATE OF Mrs. Sally Dewberry

DECEASED. SHOWS THAT THE ESTATE OF SAID DECEASED CONSISTS OF:

All that described land as shown on a warranty deed from T. L. Ambrose to G. J. Dewberry, dated October 6, 1921, said deed being recorded in deed book 36, p. 220, Gwinnett Records, which deed is by reference made a part of this description. IN Land Lot 214 of the 5th District of Gwinnett County, Georgia and being bounded, now or formerly as follows: On the northwest by lands of J. E. Pratt; on the Northeast by Watkinson Road; Mrs. J. M. Blount on the East and South; and known as the Mrs. M.J. Dewberry homestead.

Petitioner shows that it would be in the best interest of the estate and all parties concerned that said land be sold on the premises.

AND THAT FOR THE PURPOSE OF Paying debts and making distribution among heirs.

IT IS NECESSARY TO SELL THE SAID LAND.

WHEREFORE. PETITIONER PRAYS AN ORDER DIRECTING CITATION DO ISSUE AND BE PUBLISHED AS THE LAW REQUIRES. AND IF NO GOOD CAUSE BE SHOWN TO THE CONTRARY. YOUR PETITIONER BE GRANTED LEAVE TO SELL SAID LANDS.

M. Ted Dewberry  
PETITIONER  
by: Jack Holland

Rt. 2, Lawrenceville, Ga.  
ADDRESS

Jack Holland, Attorney, P.O. Box 226, Lawrenceville, Ga.

Gwinnett Court of Ordinary, \_\_\_\_\_ MARCH \_\_\_\_\_ Term, 19 73.

UPON READING THE FOREGOING PETITION, IT IS ORDERED THAT CITATION ISSUE THEREIN AND BE PUBLISHED AS THE LAW REQUIRES.

  
ORDINARY

CITATION

GEORGIA.

County of Gwinnett

ORDINARY'S OFFICE \_\_\_\_\_ March 5th. 1973 \_\_\_\_\_

M. Ted Dewberry \_\_\_\_\_ AS ADMINISTRATOR OF THE ESTATE OF

~~George Dewberry~~ Mrs. Sally Dewberry

DECEASED. HAS APPLIED FOR LEAVE TO SELL THE LAND OF SAID ~~George Dewberry~~ Mrs. Sally Dewberry

THIS IS, THEREFORE, TO NOTIFY ALL CONCERNED TO FILE THEIR OBJECTIONS, IF ANY THEY HAVE, ON OR BEFORE THE FIRST MONDAY IN April 2nd, 1973 NEXT. ELSE LEAVE WILL THEN BE GRANTED SAID APPLICANT, AS APPLIED FOR.

  
ORDINARY

ORDER

Gwinnett Court of Ordinary \_\_\_\_\_ APRIL 2nd. Term, 19\_73

THE WRITTEN PETITION OF M. Ted Dewberry

AS Administrator OF THE ESTATE OF Mrs. Sally Dewberry

DECEASED. PRAYING FOR LEAVE TO SELL THE LAND OF SAID DECEASED. HAVING DULY FILED. AND IT APPEARING THAT NOTICE OF SAME HAS BEEN PUBLISHED AS REQUIRED BY LAW THAT IT IS NECESSARY FOR THE PURPOSE OF Paying debts and making distribution among heirs THAT SAID LAND BE SOLD. AND NO OBJECTION BEING FILED THERETO. IT IS ORDERED BY THE COURT THAT THE SAID M. Ted Dewberry BE. AND IS HEREBY GRANTED LEAVE TO SELL FOR THE PURPOSE AFORESAID. THE FOLLOWING DESCRIBED LAND OF SAID DECEASED.

All that described land as shown on a warranty deed from T. L. Ambrose to G. J. Dewberry, dated October 6, 1921, said deed being recorded in deed book 36, p. 220, Gwinnett Records, which deed is by reference made a part of this description. Land Lot 214 of the 5th District of Gwinnett County, Georgia and being bounded, now or formerly as follows: On the northwest by lands of J. E. Pratt; on the Northeast by Watkinville Road; Mrs. J. M. Blount on the East and South; and known as the Mrs. M.J. Dewberry homestead.

This leave to sell is granted, and that the sale may be held on the premises, and that the sale be a joint sale with that sale authorized this date to M. Ted Dewberry, as Administrator of the estate of G. J. Dewberry.

DONE IN OPEN COURT

THIS 2nd DAY OF April 19\_73

*Allen W. Teague*  
ORDINARY

APPLICATION AND ORDER FOR LEAVE TO SELL LAND

STATE OF GEORGIA,

County of Gwinnett

}

To the Ordinary of Said County:

NO. 7361-~~6~~

THE PETITION OF M. Ted Dewberry,

AS Administrator

OF THE ESTATE OF G. J. Dewberry

DECEASED, SHOWS THAT THE ESTATE OF SAID DECEASED CONSISTS OF:

All that described land as shown on a warranty deed from T. L. Ambrose to G. J. Dewberry, dated October 6, 1921, said deed being recorded in deed book 36, p. 220, Gwinnett Records, which deed is by reference made a part of this description. In Land Lot 214 of the 5th district of Gwinnett County, Georgia and being bounded, now or formerly, as follows: On the northwest by lands of J. E. Bratt; on the Northeast by Watkinville Road; Mrs. J. M. Blount on the East and South; and known as the Mrs. M. J. Dewberry homestead.

Petitioner shows that it would be in the best interest of the estate and all parties concerned that said land be sold on the premises.

AND THAT FOR THE PURPOSE OF Paying debts and making distribution

IT IS NECESSARY TO SELL THE SAID LAND.

WHEREFORE, PETITIONER PRAYS AN ORDER DIRECTING CITATION DO ISSUE AND BE PUBLISHED AS THE LAW RE- QUIRES, AND IF NO GOOD CAUSE BE SHOWN TO THE CONTRARY, YOUR PETITIONER BE GRANTED LEAVE TO SELL SAID LANDS.

M. Ted Dewberry Rt. 2, Lawrenceville, Ga.  
PETITIONER ADDRESS  
by: Jack Holland, Attorney, Box 226, Lawrenceville, Ga.

Gwinnett Court of Ordinary, MARCH- Term, 19 73

UPON READING THE FOREGOING PETITION, IT IS ORDERED THAT CITATION ISSUE THEREIN AND BE PUBLISHED AS THE LAW REQUIRES.

Alton W. Jukes  
ORDINARY

CITATION

GEORGIA,

County of Gwinnett

ORDINARY'S OFFICE March 5th, 1973

M. Ted Dewberry AS ADMINISTRATOR OF THE ESTATE OF  
G. J. Dewberry

DECEASED, HAS APPLIED FOR LEAVE TO SELL THE LAND OF SAID G. J. Dewberry

THIS IS, THEREFORE, TO NOTIFY ALL CONCERNED TO FILE THEIR OBJECTIONS, IF ANY THEY HAVE, ON OR BEFORE THE FIRST MONDAY IN April 2nd, 1973 NEXT, ELSE LEAVE WILL THEN BE GRANTED SAID APPLICANT, AS APPLIED FOR.

Alton W. Jukes  
ORDINARY

ORDER

Gwinnett Court of Ordinary x APRIL 2nd. Term, 19 73

THE WRITTEN PETITION OF M. Ted Dewberry

AS Administrator OF THE ESTATE OF G. J. Dewberry

DECEASED, PRAYING FOR LEAVE TO SELL THE LAND OF SAID DECEASED, HAVING DULY FILED, AND IT APPEARING THAT NOTICE OF SAME HAS BEEN PUBLISHED AS REQUIRED BY LAW THAT IT IS NECESSARY FOR THE PURPOSE OF paying debts & making distribution THAT SAID LAND BE SOLD, AND NO OBJECTION BEING FILED THERETO. IT IS ORDERED BY THE COURT THAT THE SAID M. Ted Dewberry BE, AND IS HEREBY GRANTED LEAVE TO SELL FOR THE PURPOSE AFORESAID. THE FOLLOWING DESCRIBED LAND OF SAID DECEASED.

All that described land as shown on a warranty deed from T. L. Ambrose to G. J. Dewberry, dated October 6, 1921, said deed being recorded in deed book 36, p. 220, Gwinnett Records, which deed is by reference made a part of this description. In Land Lot 214 of the 5th district of Gwinnett County, Georgia and being bounded, now or formerly, as follows: On the northwest by lands of J. E. Bratt; on the Northeast by Watkinville Road; Mrs. J. M. Blount on the East and South; and known as the Mrs. M. J. Dewberry homestead.

This leave to sell is granted, and that the sale may be held on the premises, and that the sale be a joint sale with that sale authorized this date to M. Ted Dewberry, As Administrator of the estate of Mrs. Sally Dewberry.

DONE IN OPEN COURT

THIS 2nd. DAY OF April 19 73

*Alton W. Tucker*  
ORDINARY

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: ESTATE OF REGISTER CECIL BEAVERS CIVIL FILE NO. 7179  
MINUTE BOOK "K", PAGE 580  
TO THE HONORABLE ALTON W. TUCKER, ORDINARY

COMES NOW, HORACE CAMP MCKOY, as Administrator of the  
Estate of Register Cecil Beavers, with Will annexed and shows:

1.

Petitioner submits herewith his FINAL RETURN of receipts  
and expenditures of the Estate of Register Cecil Beavers, and  
requests that the same be allowed.

2.

Petitioner shows that he has completed the administration  
of the Estate and there is due him, as administrator's fee, the  
balance of \$942.06 which Petitioner desires this Honorable Court  
to approve.

3.

Petitioner shows that the services of his attorneys have been  
needful and necessary in the administration of this estate and  
Petitioner requests that this Honorable Court approve final  
attorney's fees in this matter in the amount of \$399.92.

WHEREFORE, your Administrator as Petitioner prays:

- (a) That the final return filed by him be allowed;
- (b) That your Administrator be authorized to pay himself  
the balance of the administrator's fee, said balance being \$942.06.
- (c) That your Administrator pay to his attorneys,  
Richardson, Chenggis & Constantinides, as balance of the fees and  
services the sum of \$399.92.
- (d) That this Petition be made a part of the record of  
file in the Estate of Register Cecil Beavers.

RICHARDSON, CHENGGIS & CONSTANTINIDES

BY: 

Platon P. Constantinides  
Attorney for Applicant

O R D E R

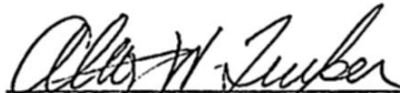
The within and foregoing Petition read and considered, let the same be filed, and Administrator's application is hereby approved as follows:

(a) Administrator shall pay to himself as balance of administrator's fees the sum of \$942.06, in addition to sums heretofore paid.

(b) That Administrator pay his attorneys, Richardson, Chenggis & Constantinides as balance of legal fees and services, the sum and amount of \$399.92, in addition to sums heretofore paid.

(c) That the final return of Administrator, together with vouchers be filed as a part of the record in this case and that the same is hereby allowed, subject to objection.

This 2nd day of April, 1973.



Honorable Alton W. Tucker, Ordinary  
Gwinnett County Court of Ordinary,  
Georgia

PETITION

GEORGIA, GWINNETT COUNTY.

NO. "7455"

To the Court of Ordinary of Said County:

The petition of Lewis T. Porter

whose post office address is 9 Railroad Avenue, Buford, Georgia

respectfully sheweth that on the 21 day of February, 1973, Mamie Porter  
19 White St., Sugar Hill,  
a resident of said State and County, who resided at Buford, Georgia

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. or

Petitioner        further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. rix
<u>Elsie Lee Maddox</u>	<u>Hannah St., Sugar Hill, Buford, Ga.</u>	<u>58</u>	<u>Daughter</u>
<u>Lewis T. Porter</u>	<u>9 Railroad Ave. Buford, Ga.</u>	<u>49</u>	<u>Son</u>
<u>Thelmar Thrasher</u>	<u>Hogan Rd. Buford, Ga.</u>	<u>46</u>	<u>Daughter</u>
<u>Lonia Roberts</u>	<u>Atlanta Hwy. Buford, Ga.</u>	<u>44</u>	<u>Daughter</u>
<u>Lessie Teems</u>	<u>Cumming Hwy. Buford, Ga.</u>	<u>41</u>	<u>Daughter</u>

Petitioner        produces said Will in Court and pray S that it be proven in Solemn Form, and to this end he pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in April 2nd, 19 73 to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner        pray S that Letters Testamentary issue to him in terms of the law. This 2nd day of April, 1973

Lewis T. Porter Petitioner.  
Hank Morgan Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Lewis T. Porter, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 2nd day of April, 19 73  
Alto W. Walker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mamie Porter deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mamie Porter and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Lewis T. Porter  
Elsie Lee Maddox  
Thelma Thrasher  
Lonia Roberts  
Lessie Teems

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

Handsel Morgan and Joy King Morgan do swear that they

~~XXXXXX~~ saw the within named

Mamie Porter sign and publish the within attached paper

as her last will and testament; that they subscribed the same as witness thereto, at the special instance and request of the said Mamie Porter

and in her presence; ~~XXXXXX~~ in the

presence of the testa rix and of each other; that the said Mamie Porter signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Handsel Morgan*  
*Joy King Morgan*

Sworn to and subscribed before me, this 2nd day of April, 1973

*Alton W. Tucker*

Ordinary.

LEWIS T. PORTER PROPOUNDER }  
vs. }  
MAMIE PORTER DECEASED }

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
APRIL Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Elsie Lee Maddox, Lewis T. Porter, Thelmar Thrasher, Lonia Roberts, and Lessie Teems.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Handsel Morgan and Joy King Morgan

that this paper is the last Will and Testament of Mamie Porter and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Lewis T. Porter, the execut or named in said Will, upon his taking oath required by law

This 2nd day of April, 1973

*Alton W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Lewis T. Porter, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named Mamie Porter, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Lewis T. Porter*

Sworn to and subscribed before me, this 2nd day of April, 1973

*Alton W. Tucker*  
Court of Ordinary.

PETITION

No. 7446

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

The petition of James William Range

whose post office address is Route #2, Loganville, Georgia 30249

respectfully showeth that on the 10th day of March, 1973, Bill Range

a resident of said State and County, who resided at Loganville, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executOR

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mattie Ruth Geiger Range</u>	<u>Route #2 Loganville, Ga. 30249</u>	<u>Over 21</u>	<u>Wife</u>
<u>James William Range</u>	<u>"</u>	<u>38</u>	<u>Son</u>
<u>Florine Range Jones</u>	<u>"</u>	<u>36</u>	<u>Daughter</u>
<u>Fayette S. Range</u>	<u>"</u>	<u>21</u>	<u>Son</u>
<u>Billy Grayling Range</u>	<u>"</u>	<u>16</u>	<u>Son</u>

Petitioner produces said Will in Court and prayS that it be proven in Solemn Form, and to this end he prayS that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in April, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prayS that Letters Testamentary issue to him in terms of the law.

This 14th day of March, 1973.

James W. Range Petitioner.  
William L. Turner Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, James William Range, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 21 day of March, 1973

James W. Range  
Albert W. Zuber Ordinary.

ORDER OF SERVICE

Gwinnett COURT OF ORDINARY ~~XXXXXX~~ March 21, 1973

Upon reading and considering the foregoing Petition, it is ordered that Mattie Ruth Geiger Range, James William Range, Florine Range Jones, Fayette S. Range and Billy Grayling Range

appear before the Court of Ordinary to be held in and for said County on the first Monday in April, 1973 next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, James William Range as the last Will and Testament of Bill Range late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said

Billy Grayling Range

be served personally with a copy of the within petition and this order at least ten (10) days before the next April 2nd 1973 term of this Court;

reside out of the State of Georgia, and can only be served by publication, that

This 21 day of March, 1973

*Alton W. Tucker*  
Ordinary.

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other further service or notice.

- Mattie Ruth Range
- Marjorie Range Jones
- James W. Range
- Fayette S. Range

GEORGIA, Gwinnett COUNTY.

I have this day served Billy Grayling Range

with a copy of the within petition and order.

March 22nd, 1973

*Ernest G. Buder 3-22-73*  
Sheriff, Gwinnett County, Ga.

GEORGIA, Gwinnett COUNTY.

April 2nd. Term, 1973

It appearing from the return of the Sheriff, entered hereon, that the within named minor, to wit:

Billy Grayling Range

has

have each been personally served with a copy of this proceeding, and that he ~~has~~ no Guardian. It is ordered that

James A. Henderson

be, and he is hereby appointed Guardian ad litem for said

minor—to represent him herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereto.

*Alton W. Tucker*  
Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say:

The will appears to be genuine and legally executed, and I see no reason why the same should not be probated in Solemn Form, and I offer no objections thereto.

Guardian Ad Litem

*James A. Henderson*  
XXXXXXXXXXXXXXXXXXXX

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Bill Range deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Bill Range and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

x Mattie Ruth Range  
x Florine Range Jones  
x James W. Range  
x Fayette S. Range

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

~~XXXXX~~ We the undersigned do swear that We ~~XXXXX~~ saw the within named Bill Range sign and publish the within attached paper as his last will and testament; that he subscribed the same as witness thereto, at the special instance and request of the said Bill Range and in his presence, as did also we in the presence of the testator and of each other; that the said Bill Range signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Katherine Bowen  
Rhonda Peavy

Sworn to and subscribed before me, this 2nd day of April, 1973

Alb. H. Tucker  
Ordinary.

James W. Range PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Bill Range DECEASED } April 2nd Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mattie Ruth Range, Florine Range Jones, James W. Range, Fayette S. Range

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Katherine Bowen and Rhonda Peavy

that this paper is the last Will and Testament of Bill Range and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to James W. Range, the execut OR named in said Will, upon him taking oath required by law.

This 20th day of April, 1973

Alb. H. Tucker  
Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, R James W. Range, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Bill Range, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

James W. Range

Sworn to and subscribed before me, this 2nd day of April, 19 73

Alto W. Tucker  
Judge Court of Ordinary.

PETITION

No. 7456

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of Clara Mabel Ivy

whose post office address is Old Peachtree Road, Norcross, Georgia

respectfully sheweth that on the 27th day of March, 1973 Dock Irvin

IVY a resident of said State and County, who resided at Norcross, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner rix as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. OR
<u>Clara Mabel Ivy</u>	<u>Norcross, Ga.</u>	<u>68</u>	<u>Wife</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in May, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 4th day of April, 1973.

Clara Mabel Ivy  
Petitioner.  
W. P. Wilkerson  
Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Clara Mabel Ivy, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 4th day of April, 1973.

Clara Mabel Ivy  
W. P. Wilkerson C. O. Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Dock Irvin Ivy deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Dock Irvin Ivy and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Clara Mabel Ivy  
Clara Mabel Ivy

AFFIDAVIT TO PROBATE OF WILL

559

GEORGIA, Gwinnett COUNTY.

I. W. P. Wilbanks, do swear that I  
 as well as Mrs. Faye Harrison saw the within named  
Dock Irvin Ivy sign and publish the within attached paper  
 as his last will and testament; that I subscribed the same as witness thereto at the special instance  
 and request of the said, Dock Irvin Ivy  
 and in his presence, as did also Mrs. Faye Harrison in the  
 presence of the testator and of each other; that the said Dock Irvin Ivy  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*W. P. Wilbanks*  
*Mrs. Faye Harrison*

Sworn to and subscribed before me, this 4th day of April, 1973.

*Oliver W. Tupper*  
 Ordinary.

Clara Mabel Ivy PROPOUNDER } Gwinnett COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
Dock Irvin Ivy DECEASED } April 4th Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Clara Mabel Ivy

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, W. P. Wilbanks & Mrs. Faye Harrison that this paper is the last Will and Testament of Dock Irvin Ivy and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Clara Mabel Ivy, the executrix named in said Will, upon her taking oath required by law.

This 4th day of April, 1973

*Oliver W. Tupper*  
 Ordinary.

GEORGIA, Gwinnett COUNTY.

I, Clara Mabel Ivy, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Dock Irvin Ivy, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Clara Mabel Ivy*

Sworn to and subscribed before me, this 4th day of April, 1973

*Oliver W. Tupper*  
 Court of Ordinary.

560

PETITION

GEORGIA,   GWINNETT   COUNTY.

No. 7391

To the Court of Ordinary of Said County:

The petition of   MAY NASH    
 whose post office address is   Lilburn, Georgia    
 respectfully sheweth that on the   21   day of   November  , 19  72     Daisy    
  Nash   a resident of said State and County, who resided at   Lilburn, Georgia    
 departed this life after having made and published   her   last Will and Testament wherein   she   nominated  
 your petitioner   as executrix  

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
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SEE SHEET ATTACHED HERETO AS EXHIBIT "A"

Petitioner produces said Will in Court and pray<sup>s</sup> that it be proven in Solemn Form, and to this end she  
 pray<sup>s</sup> that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 112-602 Ga. Code Ann. as  
 amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday  
 in \_\_\_\_\_, 19\_\_\_\_, to show cause if any exists, why said Will should not be proven in Solemn  
 Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray<sup>s</sup> that Letters Testamentary issue to   her   in terms of the law.

This   22   day of   January  , 19  73  

  MAY NASH   Petitioner.  
  [Signature]    
 ELMER L. NASH Attorney for Petitioner.

GEORGIA,   GWINNETT   COUNTY.

Personally appeared before me,   MAY NASH  , who on oath says that  
 the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this   22   day of   April  , 19  73  

  [Signature]    
 Ordinary.

ORDER OF SERVICE

  GWINNETT   COURT OF ORDINARY At Chambers \_\_\_\_\_, 19\_\_\_\_

Upon reading and considering the foregoing Petition, it is ordered that   all their heirs at Law    
 as listed in Exhibit "A".

appear before the Court of Ordinary to be held in and for said County on the first Monday in \_\_\_\_\_  
 next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner,   May Nash    
 as the last Will and Testament of   Daisy Nash    
 late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

HEIRS OF DAISY NASH

EXHIBIT "A"

- William H. Nash  
2906 Templar Knight Drive  
Tucker, Georgia 30084
- Robert D. Nash  
4080 Bancroft Circle  
Tucker, Ga. 30084
- J. C. Nash  
Old Tucker Road  
Stone Mountain, Ga. 30083
- Mrs. C. D. Hutchins  
3118 Toney Drive  
Decatur, Ga. 30302
- Mrs. E. W. Dillard  
2146 Fellowship Ct.  
Tucker, Ga. 30084
- F. L. Nash  
1474 Country Squire Dr.  
Decatur, Ga. 30033
- W. A. Nash  
2696 Oswood Dr.  
Tucker, Ga. 30084
- Mrs. J. T. Bassett  
4019 Phyllis Pl.  
Decatur, Ga. 30032
- C. D. Nash  
2515 Fiar Oaks Rd.  
Decatur, Ga. 30033
- Mrs. C. E. Davis  
2746 La Vista Rd.  
Decatur, Ga. 30033
- Mrs. Kelley R. Davis  
1636 Frazier Rd.  
Decatur, Ga. 30030
- Raymond Nash  
4956 Montclair Rd.  
Stone Mountain, Ga. 30083
- Mrs. Evelyn Knight  
2923 Pangborn Rd.  
Decatur, Ga. 30033
- Mrs. Bernice Griffin  
4382 Rowena Ct.  
Tucker, Ga. 30084
- Jimmy D. Nash  
2619 Glen Eagle Dr.  
Tucker, Ga. 30084
- Reba N. Brown  
2294 Springside Way  
Decatur, Ga. 30032
- Charles E. Nash  
200 Shenandoah Drive  
Birmingham, Alabama 35226
- Cora Ella Pruitt  
843 Derrydown Way  
Decatur, Ga. 30030
- Edna Mae Mooney  
2071 Meador Ave., S.E.  
Atlanta, Ga.
- Roy L. Ewing  
c/o Ed Smith  
Box 306  
Conyers, Ga.
- Mrs. Lottie E. Casey  
1177 Killian Hill Road  
Lilburn, Georgia 30217
- Mary Lou Martin  
109 N.E. 57th Street  
Miami, Fla. 33137
- Mrs. John D. Lee  
1877 Idlewood Rd.  
Tucker, Ga. 30084
- Mrs. W. C. Coker  
2533 Landeau Circle  
Tucker, Ga. 30084
- John L. Nash  
Route 1  
Box 213 B  
Hiawassee, Ga. 30546
- Mrs. La France N. Borsig  
1048 Alta Vista Blvd.  
Jackson, Mississippi 39209
- Mrs. Doreen Miller  
566 Ponce de Leon Manor, N.E.  
Atlanta, Ga. 30307
- Mrs. Dawn Mitchell  
Route 1  
Box 44  
Forsyth, Ga. 31209
- Horace Norman Nash  
Box 22  
Snellville, Ga. 30278
- Mrs. Jeanne Johns  
Route 1  
Snellville, Ga. 30278
- Roger M. Nash  
Route 1  
Snellville, Ga. 30278
- Lois M. Nash  
P. O. Box 22  
Snellville, Ga. 30278
- W. Luther Nash  
Route 1  
Lilburn, Ga.

AFFIDAVIT TO PROBATE OF WILL

562

GEORGIA, WINNETT COUNTY.

We the undersigned \_\_\_\_\_ do swear that we \_\_\_\_\_

~~Witness~~ \_\_\_\_\_ saw the within named \_\_\_\_\_

Daisy Nash sign and publish the within attached paper

as her last will and testament; that we \_\_\_\_\_ subscribed the same as witness \_\_\_\_\_ thereto at the special instance

and request of the said Daisy

and in her presence, as did also we \_\_\_\_\_ in the

presence of the testatrix and of each other; that the said Daisy Nash

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

The other witness to the Will Mr. \_\_\_\_\_

C. R. Minor is deceased; His signature \_\_\_\_\_

established by the other two Witnesses. \_\_\_\_\_

*Myrtice Minor*  
*H. Rhodes Jordan*

Sworn to and subscribed before me, this 2nd day of April, 1973

*Alton W. Tucker*  
Ordinary.

May Nash PROPONDER } WINNETT COURT OF ORDINARY.

vs. } Petition for Probate in Solemn Form

Daisy Nash DECEASED } \_\_\_\_\_ Term, 19\_\_\_\_

The above-stated petition coming on to be heard; and it appearing that the parties at interest, as shown on Exhibit "A" have acknowledged service to this petition to probate in Solemn Form.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, H. Rhodes Jordan, Myrtice Minor, The other Witness C. R. Minor is deceased that this paper is the last Will and Testament of Daisy Nash

and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to May Nash, the executrix named in said Will, upon her taking oath required by law.

This 2nd day of April, 1973

*Alton W. Tucker*  
Ordinary.

O A T H

GEORGIA, WINNETT COUNTY.

I, May Nash, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named \_\_\_\_\_

Daisy Nash, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*May Nash*

Sworn to and subscribed before me, this 2nd day of April, 1973

*Alton W. Tucker*  
Court of Ordinary.

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

## STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 21 day of March, 1973.

Lois M. Nash

LOIS M. NASH

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

## STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 21 day of March, 1973.

Reba N. Brown

REBA N. BROWN  
RHEBA

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 17<sup>th</sup> day of March, 1973.

*Mrs. Evelyn Knight*  
(MRS.) EVELYN KNIGHT

IN THE COURT OF ORDINARY OF GWINNETT COUNTY.  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 13 day of March, 1973.

*Mrs. Bernice Griffin*  
(MRS.) BERNICE GRIFFIN

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED.

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 17 day of March, 1973..

C. D. Nash  
C. D. NASH

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 14 day of March, 1973.

Edna Mae Mooney  
EDNA MAE MOONEY

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 13 day of March, 1973.

  
\_\_\_\_\_  
JOHN L. NASH

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 13 day of March, 1973.

  
\_\_\_\_\_  
MRS. KELLY R. DAVIS

IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 14 day of March, 1973.

Mrs. E. W. Dillard  
MRS. E. W. DILLARD

IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 13 day of March, 1973.

Cora E. Pruitt  
CORA ELLA PRUITT

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 10<sup>th</sup> day of March, 1973.

Jimmy D. Nash  
JIMMY D. NASH  
D.

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 12 day of March, 1973.

William H. Nash  
WILLIAM H. NASH

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 12 day of March, 1973.

Mrs. C. D. Hutchins  
MRS. C. D. HUTCHINS

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 12 day of March, 1973.

Mrs. C. E. Davis  
MRS. C. E. DAVIS

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

## STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 12 day of March, 1973.

Raymond E. Nash

RAYMOND NASH

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

## STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 10<sup>th</sup> day of March, 1973.

J. C. Nash

CARLTON J. C. NASH

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 10<sup>th</sup> day of March, 1973.

Edith Nash Bassett

MRS. J. F. BASSETT

(Mrs. John Thomas)  
Bassett, III

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 11<sup>th</sup> day of March, 1973.

Mrs Lottie E. Casey

MRS. LOTTIE E. CASEY

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 14 day of March, 1973.

*Mary Lou Martin*

MARY LOU MARTIN

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 15th day of MARCH, 1973.

*Horace Norman Nash*

HORACE NORMAN NASH

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 16<sup>th</sup> day of March, 1973.

*Mrs. LaFrance N. Borsig*  
MRS. LAFRANCE N. BORSIG

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 16<sup>th</sup> day of March, 1973.

*Mrs. Dawn Mitchell*  
MRS. DAWN MITCHELL

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the \_\_\_ day of \_\_\_\_\_, 1973.

Mrs. Doreen Miller  
MRS. DOREEN MILLER

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 15<sup>th</sup> day of March, 1973.

Mrs. W. C. Coker  
MRS. W. C. COKER

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 10 day of March, 1973.

F. L. Nash  
F. L. NASH

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 30 day of March, 1973.

Weldon A. Nash  
W. A. NASH

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 24 day of March, 1973.

W. Luther Nash

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 14 day of March, 1973.

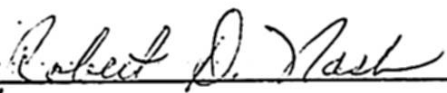
Mrs. John D. Lee  
MRS. JOHN D. LEE

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the \_\_\_\_\_ day of \_\_\_\_\_, 1973.

  
\_\_\_\_\_  
ROBERT D. NASH

IN THE COURT OF ORDINARY OF GWINNETT COUNTY  
STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 19<sup>th</sup> day of March, 1973.

  
\_\_\_\_\_  
CHARLES E. NASH

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 21<sup>st</sup> day of March, 1973.

*Jeanne Nash Johns*  
 \_\_\_\_\_  
 JEANNE JOHNS

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 22 day of March, 1973.

*Roy Ewing*  
 \_\_\_\_\_  
 ROY EWING

## IN THE COURT OF ORDINARY OF GWINNETT COUNTY

## STATE OF GEORGIA

IN RE: APPLICATION OF MAE NASH FOR PROBATE OF THE WILL OF  
DAISY NASH, DECEASED

I, the undersigned, being an heir at law of Daisy Nash, Deceased, and being sui juris and laboring under no disabilities, hereby acknowledge due and legal notice of the petition to probate in solemn form the Will of said Daisy Nash, and hereby assent that the Will be admitted to record upon proper proof, and that letters may thereupon issue without further delay and waive all other further service or notice.

This the 21 day of March, 1973.

Roger M. Nash

ROGER M. NASH

PETITION

GEORGIA, GWINNETT COUNTY. NO 7457

To the Court of Ordinary of Said County:

The petition of Delphie L. Weathers

whose post office address is 428 Chestnut Street Lawrenceville Ga. 30245

respectfully showeth that on the 28th day of February, 1973, Homer R. Weathers

a resident of said State and County, who resided at Lawrenceville Ga. 30245

departed this life after having made and published last Will and Testament wherein he nominated

your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Delphie L. Weathers</u>	<u>428 Chestnut St. Lawrenceville Ga.</u>		<u>WIDOW</u>
<u>Sibel W. Breedlove</u>	<u>Burford Ga.</u>		<u>Daughter</u>
<u>Olen R. Weathers</u>	<u>Winder Ga.</u>		<u>Son</u>
<u>Raiford Weathers</u>	<u>125 Hurricane Shoals Rd. Lawrenceville Ga.</u>		<u>Son</u>
<u>Elizabeth W. Henderson</u>	<u>Braselton Hwy, Lawrenceville Ga.</u>		<u>Daughter</u>
<u>Joyce W. Rawlins</u>	<u>Lawrenceville Ga.</u>	<u>(All heirs at law are)</u>	<u>Daughter</u>
<u>Mattie W. Layfield</u>	<u>Lawrenceville Ga.</u>	<u>above 18 Yrs. of age)</u>	<u>Daughter</u>
<u>Patricia W. Penland</u>	<u>Lawrenceville Ga.</u>		<u>Daughter</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear in Court on the 28th day of February, 1973, at Lawrenceville Ga.

to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 4th day of April, 1973

Delphie L. Weathers  
Petitioner.

Gene Reeves  
Lawrenceville Ga. Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Delphie L. Weathers, who on oath says that

the facts set forth in the foregoing petition are true.

Delphie L. Weathers

Sworn to and subscribed before me, this 4th day of April, 1973

Alto W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Homer R. Weathers deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Homer R. Weathers and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Raiford H. Weathers Sybil W. Breedlove  
Elizabeth W. Henderson  
Joyce W. Rawlins  
Patricia W. Penland  
Mattie W. Layfield  
Olen R. Weathers

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

~~I the undersigned~~ I the undersigned do swear that ~~XXXX~~ I saw the within named Homer R. Weathers sign and publish the within attached paper as his last will and testament; that ~~XXXX~~ I subscribed the same as witness thereto at the special instance and request of the said Homer R. Weathers and in his presence, as did also ~~XXXX~~ The other Witness Anita Mason in the presence of the testaor and of each other; that the said Homer R. Weathers signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

The whereabouts of Anita Mason is Gene Reeves, Jr. unknown. Her signature is established by the testimony of the other Witness.

Sworn to and subscribed before me, this 9th day of April, 1973

Alton W. Zucker  
Ordinary.

Mrs. Delphie L. Weathers PROPOUNDER  
vs.  
Homer R. Weathers, DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
APRIL Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Reiford H. Weathers, Sybil W. Breedlove, Elizabeth W. Henderson, Joyce W. Rawlins, Patricia W. Pendley, Mattie W. Inyfield, & Olin R. Weathers,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Gene Reeves Jr. (The whereabouts of Anita Mason is unknown) that this paper is the last Will and Testament of Homer R. Weathers,

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Delphie L. Weathers, the executor named in said Will, upon her taking oath required by law.

This 9th day of April, 1973

Alton W. Zucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Delphie L. Weathers, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Homer R. Weathers, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Delphie L. Weathers

Sworn to and subscribed before me, this 9th day of April, 1973

Alton W. Zucker  
Court of Ordinary.

PETITION

No. 7458

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of James Roberts

whose post office address is 481 West Pike St., Lawrenceville, Ga.

respectfully showeth that on the 10th day of February, 1973, Mrs. Charlie

B. Roberts a resident of said State and County, who resided at Pike St., Lawrenceville, Ga., Gwinnett County.

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. OR

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
James Roberts	Pike St., Lawrenceville, Ga.	over 21	son
Mrs. J. T. Wilcox,	618 Ansley Court, Apt. 11 Atlanta, Ga.	"	daughter
Mrs. Paul J. Rowan,	160 Glen Crest Dr., Athens, Ga.	"	"
Mrs. Martha Nelson,	c/o Costal Fixtures & Equip. Co. 774 South Conception, Mobile, Ala.	"	"

All of the heirs at law being over the age of 21 years.

Petitioner produces said Will in Court and pray S that it be proven in Solemn Form, and to this end

pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in May, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray S that Letters Testamentary issue to him in terms of the law.

This 9th day of April, 1973.

Lawrenceville, Ga.

Jack Holland

Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, James Roberts, who on oath says that

the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 9th day of April, 1973.

Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mrs. Charlie B. Roberts deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mrs. Charlie B. Roberts and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

/s/Mary Elizabeth Roberts Rowan

/s/Mrs. Martha R. Nelson

/s/Kathryn Roberts Wilcox

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

Jack Holland do swear that  
as well as Mrs. Helen Kent saw the within named  
Mrs. Charlie B. Roberts sign and publish the within attached paper  
as her last will and testament; that she subscribed the same as witness thereto at the special instance  
and request of the said Mrs. Charlie B. Roberts  
and in her presence, as did also we in the  
presence of the testatrix and of each other; that the said Mrs. Charlie B. Roberts  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Jack Holland  
Mrs. Helen Kent

Sworn to and subscribed before me, this 9th day of April, 1973

Alto W. Tucker  
Ordinary.

James L. Roberts PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Mrs. Charlie B. Roberts DECEASED } April 9th Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Mary Elizabeth Roberts Rowan, Mrs. Martha R. Nelson, Kathryn Roberts  
Wilcox, and James L. Roberts

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, Jack Holland and Mrs. Helen Kent  
that this paper is the last Will and Testament of Mrs. Charlie B. Roberts  
and that she was competent to make a Will at the time she  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to James L. Roberts, the  
executOR named in said Will, upon him taking oath required by law.

This 9th day of April, 1973

Alto W. Tucker  
Ordinary.

GEORGIA, Gwinnett COUNTY.

I, James L. Roberts, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Mrs. Charlie B. Roberts, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

James L. Roberts

Sworn to and subscribed before me, this 9th day of April, 1973

D. Williams  
Court of Ordinary.

PETITION

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

NO "7290"

The petitioner of ROSALIE M. FOISY

whose post office address is 210 Rainbow Drive, Lilburn, Georgia 30247

respectfully showeth that on the 17th day of February, 1972, Robert W.

Foisy a resident of said State and County, who resided at 210 Rainbow Dr., Lilburn

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
Rosalie M. Foisy,	210 Rainbow Dr., Lilburn, Ga.,	45,	wife
William Foisy,	210 Rainbow Dr., Lilburn, Ga.,	22	son
Gerald Foisy,	Jackson Pl., Lawrenceville, Ga.,	20 ✓	son
Deborah Foisy,	210 Rainbow Dr., Lilburn, Ga.,	18 ✓	daughter
Richard Foisy,	210 Rainbow Dr., Lilburn, Ga.,	18 ✓	son
Bruce Foisy,	210 Rainbow Dr., Lilburn, Ga.	12 ✓	son
Stephen Foisy,	210 Rainbow Dr., Lilburn, Ga.	11 ✓	son

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in September, 1972, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 1st day of August, 1972

Rosalie M. Foisy  
Petitioner.  
W. H. ...  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, ROSALIE M. FOISY, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 1st day of August, 1972

Rosalie M. Foisy  
W. H. ...  
N. P., Gwinnett County, Ga. Notary.

ORDER OF SERVICE

GWINNETT COURT OF ORDINARY At Chambers EC August 2nd 72

Upon reading and considering the foregoing Petition, it is ordered that WILLIAM FOISY, GERALD FOISY, DEBORAH FOISY, RICHARD FOISY, BRUCE FOISY and STEPHEN FOISY

appear before the Court of Ordinary to be held in and for said County on the first Monday in September next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Rosalie M. Foisy as the last Will and Testament of Robert W. Foisy late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said William Foisy

be served personally with a copy of the within petition and this order at least ten (10) days before the next September term of this Court;

reside out of the State of Georgia, and can only be served by publication, that \_\_\_\_\_ be cited and made a party by publication of notice of said proceedings in \_\_\_\_\_ a newspaper published in \_\_\_\_\_ County, Georgia, before the \_\_\_\_\_ Term, 19 \_\_\_\_\_, of said Court of Ordinary.

This 2nd day of July 19 72

Alton W. Tucker  
Ordinary.

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other further service or notice.

GEORGIA, GWINNETT COUNTY.

I have this day served GERALD FOISY, DEBORAH FOISY, RICHARD FOISY, BRUCE FOISY and STEPHEN FOISY with a copy of the within petition and order.

31 Aug. 19-72  
Alton W. Tucker  
D/Sheriff, Gwinnett County, Ga.

GEORGIA, GWINNETT COUNTY.

AUGUST Term, 1972

It appearing from the return of the Sheriff, entered hereon, that the within named minor S., to wit: Gerald Foisy, Deborah Foisy, Richard Foisy, Bruce Foisy and Stephen Foisy

have each been personally served with a copy of this proceeding, and that they have no Guardian. It is ordered that Homer M. Stark be, and he is hereby appointed Guardian ad litem for said minor S. to represent them herein, and that he be duly served with notice of this appointment, and that upon his acceptance of the same, he be notified of this proceeding, and make answer hereon.

Alton W. Tucker  
Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and for answer say: that the document offered for probate is the Last Will and Testament of Robert W. Foisy and the propounder, Rosalie M. Foisy, is his widow, and the heirs at law named in the petition for probate are the only heirs at law of the deceased.  
Homer M. Stark  
HOMER M. STARK

COMMONWEALTH OF MASSACHUSETTS -

No. "7290"

Middlesex, ss.

7

IN RE: Petition to Probate a Will in solemn form of the last will and testament of Robert W. Foisy, deceased, late of the County of Gwinnett, State of Georgia.

AFFIDAVIT

I, WILLIAM I. RANDALL, of Framingham, Middlesex County, a Judge of the Land Court, Commonwealth of Massachusetts, after first being sworn on oath depose and say as follows:

- 1. That practicing law with the law firm of Sheridan and Randall, I prepared and attended to the execution of the last will and testament of Robert W. Foisy, then of Framingham, Middlesex County, Massachusetts on July 21, 1964.
- 2. That Sarah M. Stone, a secretary employed in our office was one of the witnesses who was submitted an affidavit and interrogatories to this court.
- 3. The other witness, Susan E. Shepard, of Wellesley, Massachusetts, was at that time employed by me as a secretary in our office and that at the time and place of the execution of the will Susan E. Shepard attested to the will and witnessed it. Since that time, approximately 1966, Susan Shepard left the employ of the office and after that moved from the area. I know of no present address and have made inquiry of several persons in the area. At one time I had heard that she was working in the general Washington area but I have no way of locating her. As I supervised the execution of the will, all three persons were present together in my office and at the request of the testator and in his presence and in the presence of each other, we three signed our name to it.

William I. Randall  
William I. Randall

March 30 1973

Then personally appeared the above-named William I. Randall and acknowledged the foregoing to be true.

Joseph P. McLaughlin  
Notary Public

My commission expires: 2/2/78

STATE OF GEORGIA

COUNTY OF GWINNETT

NO. 7290

IN RE: PETITION TO PROBATE WILL IN SOLEMN FORM -  
THE LAST WILL AND TESTAMENT OF ROBERT W.  
FOISY, DECEASED, LATE OF SAID COUNTY -  
AND TO TAKE THE INTERROGATORIES OF  
SARAH M. STONE, ONE OF THE ATTESTING  
WITNESSES.

TO: SARAH M. STONE, one of the attesting witnesses  
to the Last Will and Testament of Robert W. Foisy, deceased, who  
resides at Meadowbrook Road, Brattleboro, Vermont.

In accordance with Acts 1961, Page 558 (Georgia Code  
Annotated, Section 113-621 through 113-624), I herewith submit  
to you for answer under oath before any person authorized by  
law to administer oaths, the following interrogatories, which  
is attached hereto a photostatic copy of the alleged last will  
and testament of the said Robert W. Foisy, which said photo-  
static copy of said will shall be examined by you, and which  
said interrogatories shall be answered by you, to-wit:

Do you swear that you as well as William I. Randall and  
Susan E. Shepard saw Robert W. Foisy sign and publish his last  
will and testament, as shown by the photostatic copy thereof  
which is attached hereto, and that you subscribed the same as  
a witness thereto at the special instance and request of the  
said Robert W. Foisy, and in his presence, as did William I.  
Randall and Susan E. Shepard, in the presence of the testator and  
of each other; that the said Robert W. Foisy signed the same  
freely and voluntarily, and was at the time of such signing, of  
sound and disposing mind and memory?

Said interrogatories are to be returned to the Honorable  
Alton W. Tucker, Ordinary of Gwinnett County, Georgia, his  
address being the Gwinnett County Courthouse, Lawrenceville,

Georgia 30245, he being the Ordinary of the county in which the application for the probate of said will is pending. An addressed envelope, with sufficient postage thereon, is enclosed for this purpose.

This 7th day of March, 1973.

WEBB, FOWLER & TANNER

By: *W. Howard Fowler*  
W. Howard Fowler

P. O. Box 27  
Lawrenceville, Ga. 30245  
963-3423

ATTORNEYS FOR PETITIONER

ACKNOWLEDGMENT OF SERVICE

Service of the above and foregoing interrogatories are hereby acknowledged, this the 13th day of March, 1973.

*Sarah M. Stone*  
Sarah M. Stone

STATE OF GEORGIA

COUNTY OF GWINNETT

NO. 7290

IN RE: PETITION TO PROBATE WILL IN SOLEMN FORM -  
THE LAST WILL AND TESTAMENT OF ROBERT W.  
FOISY, DECEASED.

I, SARAH M. STONE, do swear that I as well as William I. Randall and Susan E. Shepard saw Robert W. Foisy sign and publish his last will and testament, as shown by the photostatic copy thereof which is attached hereto, and that I subscribed the same as a witness thereto at the special instance and request of the said Robert W. Foisy and in his presence, as did William I. Randall and Susan E. Shepard, in the presence of the testator and of each other; that the said Robert W. Foisy signed the same freely and voluntarily, and was at the time of such signing, of sound and disposing mind and memory.

This 13th day of March, 1973.

Sarah M. Stone  
Sarah M. Stone

Sworn to and subscribed before me,  
this 13th day of March, 1973.

Richard G. Lawrence  
Notary Public, Wilmington County, Mass.  
Vt.

STATE OF GEORGIA

COUNTY OF GWINNETT

NO. 7290

IN RE: PETITION TO PROBATE WILL IN SOLEMN FORM -  
THE LAST WILL AND TESTAMENT OF ROBERT W.  
FOISY, DECEASED, LATE OF SAID COUNTY -  
AND TO TAKE THE INTERROGATORIES OF  
WILLIAM I. RANDALL, ONE OF THE ATTESTING  
WITNESSES.

To: WILLIAM I. RANDALL, one of the attesting witnesses  
to the Last Will and Testament of Robert W. Foisy, deceased, who  
resides at <sup>122 Edgell ROAD</sup> ~~129 Concord Street~~, Framingham, Massachusetts.

In accordance with Acts 1961, Page 558 (Georgia Code  
Annotated, Section 113-621 through 113-624), I herewith submit  
to you for answer under oath before any person authorized by  
law to administer oaths, the following interrogatories, which  
is attached hereto a photostatic copy of the alleged last will  
and testament of the said Robert W. Foisy, which said photo-  
static copy of said will shall be examined by you, and which  
said interrogatories shall be answered by you, to-wit:

Do you swear that you as well as Susan E. Shepard and  
Sarah M. Stone saw Robert W. Foisy sign and publish his last  
will and testament, as shown by the photostatic copy thereof  
which is attached hereto, and that you subscribed the same as  
a witness thereto at the special instance and request of the  
said Robert W. Foisy, and in his presence, as did Susan E. Shepard  
and Sarah M. Stone, in the presence of the testator and of each  
other; that the said Robert W. Foisy signed the same freely  
and voluntarily, and was at the time of such signing, of sound  
and disposing mind and memory?

Said interrogatories are to be returned to the Honorable  
Alton W. Tucker, Ordinary of Gwinnett County, Georgia, his  
address being the Gwinnett County Courthouse, Lawrenceville,

Georgia 30245, he being the Ordinary of the county in which the application for the probate of said will is pending. An addressed envelope, with sufficient postage thereon, is enclosed for this purpose.

This 7th day of March, 1973.

WEBB, FOWLER & TANNER.

By: *W. Howard Fowler*

W. Howard Fowler

P. O. Box 27  
Lawrenceville, Ga. 30245

ATTORNEYS FOR PETITIONER

963-3423

ACKNOWLEDGMENT OF SERVICE

Service of the above and foregoing interrogatories are hereby acknowledged, this the 10<sup>th</sup> day of MARCH, 1973.

*William I. Randall*

William I. Randall

STATE OF GEORGIA

COUNTY OF GWINNETT

NO. 7290

IN RE: PETITION TO PROBATE WILL IN SOLEMN FORM -  
THE LAST WILL AND TESTAMENT OF ROBERT W.  
FOISY, DECEASED.

I, WILLIAM I. RANDALL, do swear that I as well as Susan E. Shepard and Sarah M. Stone saw Robert W. Foisy sign and publish his last will and testament, as shown by the photostatic copy thereof which is attached hereto, and that I subscribed the same as a witness thereto at the special instance and request of the said Robert W. Foisy and in his presence, as did Susan E. Shepard and Sarah M. Stone, in the presence of the testator and of each other; that the said Robert W. Foisy signed the same freely and voluntarily, and was at the time of such signing, of sound and disposing mind and memory.

This 10 day of MARCH, 1973.

William I. Randall  
William I. Randall

Sworn to and subscribed before me,  
this 10 day of MARCH 1973.

Joseph L. McQuade  
Notary Public, Middlesex County, Mass.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Robert W. Foisy deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Robert W. Foisy and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

William R. Foisy

O A T H

GEORGIA, GWINNETT COUNTY.

I, Rosalie M. Foisy, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Robert W. Foisy, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Rosalie M. Foisy

Sworn to and subscribed before me, this 11th day of April 1973

Alton W. Tucker  
Judge Court of Ordinary.

ROSALIE M. FOISY PROPOUNDER  
vs.  
ROBERT W. FOISY DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
~~SEPTEMBER~~ APRIL Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, WILLIAM FOISY, GERALD FOISY, DEBORAH FOISY, RICHARD FOISY, BRUCE FOISY and STEPHEN FOISY

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, ~~(INTERROGATORIES of the Witness is a part of this record)~~ that this paper is the last Will and Testament of Robert W. Foisy and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Rosalie M. Foisy, the executrix named in said Will, upon her taking oath required by law.

This 11th day of APRIL 1973

Alton W. Tucker  
Ordinary.

Petition for Order Accepting Bond and Vesting Guardianship of Property.

State of Georgia, County of ~~Bullock~~ WINNETT To the Ordinary of said County: No. "7461"

The petition of Morris K. Greason showeth that he is the Natural Guardian of a minor child Allison Joyce Greason aged 8 years aged \_\_\_\_\_ years aged \_\_\_\_\_ years

That said minor / <sup>is</sup> are entitled to considerable property by compromise settlement of a disputed claim for personal injuries with State Farm Mutual Automobile Insurance Company in the sum of \$3,000.00

which property Petitioner desires to demand and receive for said minor Petitioner, therefore, in compliance with the statute, herewith tenders a guardian's bond, and asks that the same be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, also of said property.

Morris K. Greason Petitioner.  
Residing at Route 5, Lawrenceville, Ga.  
5105 HWY 29 SOUTH

Selection

State of Georgia, County of ~~Bullock~~ WINNETT To the Ordinary of said County:

I, \_\_\_\_\_, a minor resident of said County, above the age of fourteen years, hereby select \_\_\_\_\_ to be appointed the Guardian of my property, and ask that \_\_\_\_\_ be appointed. \_\_\_\_\_, 19 \_\_\_\_\_

~~Bullock~~ COURT OF ORDINARY  
WINNETT

APRIL 12th, 19 73

Morris K. Greason natural Guardian of a minor child Allison Joyce Greason

having filed a bond, with good security, in the sum of \$ 6,000.00, in terms of the law, and which is hereby accepted, for the Guardianship of the property of Allison Joyce Greason in the sum of \$3,000.00 coming from a compromise settlement of a disputed claim for personal injuries with State Farm Mutual Automobile Insurance Company

It is ordered that said bond be recorded, and that Morris K. Greason be, and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to law.

Alton W. Tucker Ordinary

IN THE COURT OF ORDINARY FOR THE COUNTY OF  
GWINNETT, STATE OF GEORGIA

MORRIS K. GREASON, ) NATURAL GUARDIAN'S PETITION FOR AUTHORITY TO COMPROMISE  
Natural Guardian of ) A DISPUTED CLAIM FOR PERSONAL INJURIES ON BEHALF OF  
ALLISON JOYCE GREASON, ) ALLISON JOYCE GREASON, A MINOR \*  
A Minor )

The petition of MORRIS K. GREASON, guardian of the property of ALLISON JOYCE GREASON, a minor, respectfully shows:

1.

That petitioner is the legally qualified guardian of ALLISON JOYCE GREASON, a minor, age 8, who resides in said county.

2.

That there is vested in the petitioner's ward a right of action against JOE BETH JOHNSON for certain personal injuries sustained on or about August 23, 1972, at or about 7:45 P. M., on U. S. Highway 29 near Bethesda Road, Gwinnett County, Georgia, as is more fully hereinafter set out.

3.

That said U. S. Highway 29, also known as the Lawrenceville Highway is a paved, public road, running generally east and west at said location, consisting of one traffic lane in either direction.

4.

That said minor was standing on the northerly shoulder of said highway whereupon a 1968 Plymouth automobile being operated by JOE BETH JOHNSON in a westerly direction on said highway went out of control and collided with said minor injuring her as is more fully hereinafter set out.

5.

That as a result of said collision said minor sustained the following personal injuries:

1. Fracture left mid femur
2. Abrasions to left arm and chest
3. Lump on right occipital area

6.

That for said injuries said minor was treated by Joseph C. Tatum, M. D. who has stated that a good recovery is anticipated and no permanent disability is anticipated.

7.

Petitioner shows that JOE BETH JOHNSON is an uninsured motorist, and that your petitioner, MORRIS K. GREASON, owns an automobile insurance policy with State Farm Mutual Automobile Insurance Company that provides, among other coverages protection to said minor against the injuries and damages caused by the uninsured motorist.

8.

Petitioner shows that, notwithstanding the fact that State Farm Mutual Automobile Insurance Company has denied any liability under the aforesaid policy as regards to said uninsured motorist, the said State Farm Mutual Automobile Insurance Company has caused an offer to be made to pay petitioner the sum of THREE THOUSAND AND NO/100 (\$3,000.00) in exchange for a release and trust agreement against any liability to petitioner under said contract of insurance for injuries to the said minor with the express understanding that said release and trust agreement will not act in any way as a release of any tort action which your petitioner or said minor may have against the said uninsured motorist, JOE BETH JOHNSON.

9.

Petitioner shows the claim of said ward, under the terms of said policy with State Farm Mutual Automobile Insurance Company, should be compromised on behalf of said ward with petitioner executing said release and trust agreement for THREE THOUSAND AND NO/100 (\$3,000.00) to be paid to the petitioner on behalf of said ward. Because it is an unliquidated claim the said claim is doubtful.

10.

The execution of said release and trust agreement will not settle said ward's claim against the said JOE BETH JOHNSON, but will permit petitioner to proceed as he sees fit.

11.

Petitioner shows that the amount offered by the said State Farm Mutual Automobile Insurance Company in exchange for said release and trust agreement

is reasonable and fair, and petitioner is willing to accept said sum on behalf of his said ward and verily believes and deposes that it is to the best interest of said minor that said release and trust agreement be executed on behalf of said ward, for said sum.

WHEREFORE, petitioner prays an Order authorizing and directing petitioner to compromise the claim of said minor as to the said State Farm Mutual Automobile Insurance Company by executing to the said State Farm Mutual Automobile Insurance Company a release and trust agreement on behalf of said minor for the sum of THREE THOUSAND AND NO/100 (\$3,000.00).

Your petitioner further prays that the court will grant an order allowing him to expend from the corpus of said ward's estate the sum of THREE THOUSAND AND NO/100 (\$3,000.00) for maintenance, education and medical expense for said minor, and that said guardian make a return showing proper expenditures of same.

Morris K. Greason  
MORRIS K. GREASON, GUARDIAN OF  
ALLISON JOYCE GREASON, A MINOR

STATE OF GEORGIA  
COUNTY OF GWINNETT

PERSONALLY appeared before me, the undersigned authority, MORRIS K. GREASON, who being duly sworn, deposes and says that he is the petitioner in the above and foregoing case and that the facts contained in the above and foregoing case are true.

Morris K. Greason  
MORRIS K. GREASON

SWORN to and subscribed before me

this 12th day of April, 1973.

James J. Greave  
NOTARY PUBLIC

ORDER

The within and foregoing petition of MORRIS K. GREASON, as guardian of the property of ALLISON JOYCE GREASON, a minor, to compromise the claim and action therein set forth, being presented and sufficient proof having been shown to the court that the best interest of said minor and her estate will be served by the granting of the prayers of said petition:

It is therefore considered, ordered, and adjudged that the prayers of the petition be and the same are hereby granted, and petitioner is hereby authorized and directed to compromise said claim on behalf of said ward, as prayed, and to execute a release and trust agreement to said State Farm Mutual Automobile Insurance Company upon payment to petitioner of the sum of THREE THOUSAND AND NO/100 (\$3,000.00)

It is further ordered that said guardian is hereby allowed to expend from the corpus of said ward's estate the sum of THREE THOUSAND AND NO/100 (\$3,000.00) for maintenance, medical expense and education as prayed for in the petition, and that said guardian make a return showing proper expenditures of same.

*This April 12th. 1973.*

  
JUDGE, COURT OF ORDINARY  
GWINNETT COUNTY, GEORGIA

PETITION

No. 7459

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of Robert L. Wages

whose post office address is 2305 Sanford Road, Decatur, Georgia 30020

respectfully sheweth that on the 5th day of February, 1973, Margaret

Addie Huey a resident of said State and County, who resided at Lawrenceville, Georgia

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut OR

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. OR
Samuel Joseph Huey	Lawrenceville, Ga.	87	husband

Petitioner produces said Will in Court and pray S that it be proven in Solemn Form, and to this end he

pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear before the Court of Ordinary of Gwinnett County on the 11th day

of April, 1973, to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray S that Letters Testamentary issue to him in terms of the law.

This 9th day of April, 1973

Robert L. Wages  
WEBB, FOWLER & TANNER Petitioner.

By: Jones Webb Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, ROBERT L. WAGES, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 9th day of April, 1973

Notary Public, Gwinnett County, Georgia.

STATE OF GEORGIA  
COUNTY OF GWINNETT

Because of my health, I decline to serve as Executor of the Will of Margaret Addie Huey, and I desire that my brother-in-law, ROBERT L. WAGES, serve in my stead.

ORDERED that this renunciation be entered on the minutes of this Court and be made part of the record. This 11th day of April 1973

Samuel Joseph Huey  
Samuel Joseph Huey

Ordinary

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Margaret Addie Huey deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Margaret Addie Huey and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Samuel Joseph Huey  
Samuel Joseph Huey

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

I, Robert H. Stringer do swear that I  
as well as Louise Nelson saw the within named  
Margaret Addie Huey sign and publish the within attached paper  
as her last will and testament; that I subscribed the same as witness thereto at the special instance  
and request of the said Margaret Addie Huey  
and in her presence, as did also Louise Nelson in the  
presence of the testarix and of each other; that the said Margaret Addie Huey  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Robert H. Stringer  
Robert H. Stringer  
Louise Nelson  
Louise Nelson

Sworn to and subscribed before me, this 11th day of April, 1973  
Alton W. Jenkins  
Ordinary.

ROBERT L. WAGES PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
MARGARET ADDIE HUEY DECEASED } APRIL Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
SAMUEL JOSEPH HUEY

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, Robert H. Stringer and Louise Nelson  
that this paper is the last Will and Testament of Margaret Addie Huey  
and that she was competent to make a Will at the time she  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to Robert L. Wages, the  
executor named in said Will, upon his taking oath required by law.

This 11th day of April, 1973  
Alton W. Jenkins  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Robert L. Wages, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Margaret Addie Huey, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

Robert L. Wages

APPOINTMENT OF A GUARDIAN FOR A MENTALLY ILL  
PERSON IN A TREATMENT FACILITY

608

STATE OF GEORGIA, GWINNETT COUNTY.

NO. "6991"

The application of Harvey L. Brumbelow of said County shows that Carl Hugh T. Brumbelow a legal resident of said County is now hospitalized in Central State Treatment Facility, and is mentally ill to the extent that he is incapable of managing his person and/or property and is in need of a guardian.

1.

Applicant shows that said person has an estate consisting of personal property valued at \$6,500.00 and real property located at Lilburn Ga. valued at Not known at this time.

2.

Applicant further shows that the certificate of Dr. James B. Craig M.D. (~~a licensed physician or~~ Superintendent of the aforesaid Treatment Facility) accompanies this petition.

3.

Applicant shows that Mrs. Krista T. Brumbelow residing at 233 Maurice Drive Lilburn Ga. and Mrs. Helen B. Swink residing at 318 Herdsee Ave. Chamblee Ga. 30340 are eligible to represent said person as representatives ~~and that an Attorney should be appointed to represent Carl Hugh T. Brumbelow, in this proceeding. representatives as required by law have been to no avail and a guardian and~~ ~~they should be appointed.~~ OR, that all efforts to locate two

4.

Applicant prays that notice be given as required by law and that a hearing be held on this application.

Harvey L. Brumbelow

Tel. No. 634-2927 ADDRESS 1667 Bristol Drive N. E. Atlanta Ga. 30329

Sworn to and subscribed before me

this 28th day of March 19 73

[Signature]  
Notary Public or Clerk Court of Ordinary

APPOINTMENT OF REPRESENTATIVES  
GWINNETT  
SUPERIOR COURT OF ORDINARY

It appears that Mrs. Krista T. Brumbelow residing at 233 Maurice Drive Lilburn Ga. 30247 and Mrs. Helen B. Slink residing at 3318 Hardee Ave. Chamblee Ga. would be appropriate representatives for the alleged mentally ill person identified in the foregoing petition, it is therefore Ordered that they be and hereby are designated the representatives of the alleged mentally ill person as provided by law.

This 28th. day of March 19 73

Alton W. Tucker  
ORDINARY

ATTORNEY  
APPOINTMENT OF GUARDIAN AD LITEM

An Attorney should be appointed to represent ~~the~~ Carl Hugh T. Brumbelow ~~as required by law have been to no avail,~~ it is therefore Ordered that H. Rhodes Jordan residing at Lawrenceville Ga. be and is hereby appointed ~~Guardian Ad Litem~~ <sup>the Attorney</sup> to represent the aforesaid mentally ill person in this proceeding.

This 28th. day of March 19 73

Alton W. Tucker  
ORDINARY

Appointment as Attorney  
ACCEPTANCE OF GUARDIAN AD LITEM

I, H. Rhodes Jordan having been appointed ~~Guardian Ad Litem~~ <sup>Attorney</sup> for Carl Hugh T. Brumbelow do swear that I will well and truly execute the attendant duties as prescribed by law.

This 28th. day of March 19 73

H Rhodes Jordan  
GUARDIAN AD LITEM Attorney

Sworn to and subscribed before me this 28th. day of March 19 73.

Alton W. Tucker  
ORDINARY

STATE OF GEORGIA  
COUNTY OF FULTON

GWINNETT  
EMMETT COUNTY COURT OF ORDINARY

TO:

James B. Craig

SUPERINTENDENT OF

Central State HOSPITAL,

Carl Hugh T. Brumbelow

As alleged Mentally ill Person,

Mrs. Krista T. Brumbelow, & Mrs. Helen B. Srink

as the

two Representatives of Carl Hugh T. Brumbelow

H. Rhodes Jordan, Attorney

Guardian Ad Litem

You are hereby notified that on 16th day of April 1973,  
at 10: A.M O'clock the case of Harvey L. Brumbelow  
vs Carl Hugh T. Brumbelow alleged to be a mentally ill  
person and in need of the appointment of a guardian will be heard.

That this hearing may be waived in writing by the person alleged to  
be mentally ill and in need of a guardian and his representatives: That  
the person alleged to be mentally ill and in need of a guardian has the  
right to an attorney and should he be unable to afford an attorney, the  
Court shall appoint one.

This 28th. day of March, 1973.

*Allen W. Tupper*  
ORDINARY

We, the undersigned, do hereby acknowledge due and legal notice of the  
hearing on the application for the appointment of a guardian for Carl  
Hugh T. Brumbelow and waive all further notice, and consent to the  
hearing as prayed and further request Harvey L. Brumbelow be appointed as  
Guardian. This 28 th. day March, 19 73.

SIGNATURE

RELATIONSHIP

*Krista T. Brumbelow*  
*Helen B. Srink*  
*H. Rhodes Jordan*

Person alleged to be mentally ill  
Designated Representative  
Designated Representative  
GUARDIAN AD LITEM ATTORNEY

604  
608

STATE OF GEORGIA

COUNTY OF BALDWIN

No. "6991"

GWINNETT COUNTY COURT OF ORDINARY

IN RE:

RETURN OF SERVICE

I have this day served CARL HUGH T. BRUMBELOW  
a patient at this Central State Hospital, personally with a  
copy of the APPOINTMENT OF A GUARDIAN FOR A MENTALLY ILL PERSON  
IN A TREATMENT FACILITY  
filed by HARVEY L. BRUMBELOW

This the 5th day of April 1973.

James B. Nyles  
MEMBER OF STAFF OF  
Central State Hospital & Treatment Center

STATE OF GEORGIA

COUNTY OF GWINNETT

GWINNETT COUNTY COURT OF  
ORDINARY

ORDER

RE: Carl Hugh T. Brumbelow  
Superintendent

TO: Dr. James B. Craig

Central State

Hospital

On 28th day of March 1973, Harvey L. Brumbelow  
filed in this Court an application for the appointment of a  
guardian for Carl Hugh T. Brumbelow a mentally ill person  
now hospitalized in your Hospital.

Please have Carl Hugh T. Brumbelow examined and  
return your written opinion to this Court on or before 18th  
day of April 1973.

This 28th day of March, 1973.

Allen W. Tucker  
Ordinary

605  
~~604~~

**ALTON W. TUCKER**

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clark Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

March 30, 1973

Dr. James B. Craig, MD  
Superintendent  
Central State Hospital  
Milledgeville, Georgia

In re: Carl Hugh T. Brumelow  
Gwinnett County  
May 7, 1971

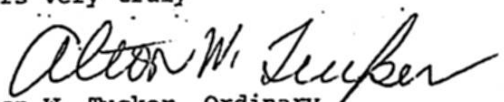
Dear Dr. Craig,

Enclosed you will find an Order which I would appreciate being completed and returned to this office on or before April 16th, 1973.

Also, you will find a petition for the Appointment of Guardian for the Mentally Ill person in your Treatment Facility. We would appreciate you having him served and making your entry on the Return of Service. Enclosed is a copy of the same petition for your records.

Thanking you for your attention to this important matter, with every good wish I remain

Yours very truly



Alton W. Tucker, Ordinary  
Gwinnett County, Georgia

AWT/sw



# CENTRAL STATE HOSPITAL

MILLEDGEVILLE, GEORGIA 31061

TELEPHONE: 912 452-3511

Jamés B. Craig, M.D., Superintendent

606

TO WHOM IT MAY CONCERN:

RE: Application for Guardianship  
Carl H. T. Brumbelow /WM  
CSH No. 19305  
Gwinnett County  
Admitted: 12/23/72  
Whittle P Veterans Unit

I have on this date personally examined Carl H. T. Brumbelow, who is voluntarily hospitalized at the Central State Hospital, Milledgeville, Georgia, and I am of the opinion that he is mentally incompetent to the extent that he is incapable of managing his estate as provided in Section 49-604 Georgia Code Annotated as amended.

This 9 day of April 1973.

(Signed) Colby, M.D., M.D.

Sworn to and subscribed before  
me this 9<sup>th</sup> day of April 1973.

Patricia M. Adams, N.P. Baldwin Co., Ga.  
Notary Public  
My commission expires March 28, 1976

GEORGIA DEPARTMENT OF PUBLIC HEALTH  
John H. Venable, M.D., Director      Elton S. Osborne, Jr., M.D., Deputy Director

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# CENTRAL STATE HOSPITAL

MILLEDGEVILLE, GEORGIA 31061

TELEPHONE: 912 452-3511

James B. Craig, M.D., Superintendent

156  
607

TO: Judge, Court of Ordinary  
Gwinnett County Court House  
Lawrenceville, Georgia 30245

RE: Application for Guardianship  
Carl H. T. Brumbelow /WM  
CSH No. 193 205  
Gwinnett County  
Whittle P  
Admitted: 12/23/72

In compliance with your Order of 28 March 1973, I have caused an examination to be made of Carl H. T. Brumbelow, who is voluntarily hospitalized at the Central State Hospital, Milledgeville, Georgia, and I am of the opinion that he is mentally incompetent to the extent that he is incapable of managing his estate as provided in Section 49-604, Georgia Code, as amended.

Given under my hand and the Seal of the Central State Hospital this 9<sup>th</sup> day of April 1973.

(Signed)

James B. Craig, M.D.  
Superintendent  
Central State Hospital

Seal.

Sworn to and subscribed before me this  
9th day of April 1973.

Notary Public  
Baldwin County  
Com. Exp: 1/8/74

GEORGIA DEPARTMENT OF PUBLIC HEALTH

John H. Venable, M.D., Director

Elton S. Osborne, Jr., M.D., Deputy Director

4  
608

ORDER

GWINNETT

No. "6991"

XENLTON COURT OF ORDINARY

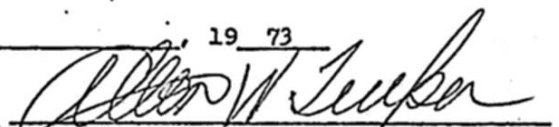
APRIL TERM 19 73

Harvey L. Brumbelow

having duly filed

application for letters of guardianship of the person and/or property of Carl Hugh T. Brumbelow, a person mentally ill to the extent that he is incapable of managing his estate, and it appearing that said person is a resident of GWINNETT EMILTON County and has been hospitalized in a psychiatric hospital and that said application is accompanied by a certified of a licensed physician and that the Superintendent of Central State Hospital has rendered his opinion that said person in mentally ill to the extend that he is incapable of managing his estate and it appearing that notice of the same has been given as required by law, IT IS ORDERED that Harvey L. Brumbelow be and he is hereby appointed Guardian of the person and property of Carl Hugh T. Brumyelow and letters of guardianship issue to him upon his giving bond and security in the sum of Ten Thousand (\$10,000.00) Dollars, and taking the oath as required by law.

This 16th day of April 19 73

  
 ORDINARY AND JUDGE COURT OF ORDINARY

APPLICATION FOR LETTERS OF ADMINISTRATION

WINNETT  
GEORGIA, DEKALB COUNTY.

No. "7414"

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of KATHERINE G. SMITH a citizen of the United States,  
whose post office address is Route #1, Lawrenceville, Georgia  
and place of residence is same  
shows to the court that DANNY LEE SMITH whose legal  
(Set forth full name)  
residence was Lawrenceville, Gwinnett County, Georgia, who departed this  
life on June 17 1972, leaving an estate of real and personal property of the probable  
value of \$ undetermined and that under the law it is necessary that said estate should be administered.

Petitioner list(s) below, or attached hereto as Exhibit A, the names of the decedent's spouse and all the heirs  
at law, together with the age, address, and relationship, to decedent, set opposite the name of each. NAMELY:

SPOUSE:

Name	Age	Address	Relationship

HEIRS AT LAW:

Name	Age	Address	Relationship
<u>Katherine G. Smith</u>	<u>36</u>	<u>Route 1, Lawrenceville, Ga.</u>	<u>mother</u>
<u>Lathan T. Smith</u>	<u>45</u>	<u>Lawrenceville, Ga.</u>	<u>father</u>
<u>Larry Smith</u>	<u>13</u>	<u>Route 1, Lawrenceville, Ga.</u>	<u>brother</u>
<u>Dobra Smith</u>	<u>10</u>	<u>Route 1, Lawrenceville, Ga.</u>	<u>sister</u>

Name	Age	Address	Relationship
<u>Katherine G. Smith</u>	<u>36</u>	<u>Route 1, Lawrenceville, Ga.</u>	<u>mother</u>
<u>Lathan T. Smith</u>	<u>45</u>	<u>Lawrenceville, Ga.</u>	<u>father</u>
<u>Larry Smith</u>	<u>13</u>	<u>Route 1, Lawrenceville, Ga.</u>	<u>brother</u>
<u>Dobra Smith</u>	<u>10</u>	<u>Route 1, Lawrenceville, Ga.</u>	<u>sister</u>

full particulars are lacking as to Lathan T. Smith as he and applicant were divorced in  
Gwinnett County, Georgia on February 15, 1971, Case no. 12324, and applicant  
was given permanent custody of all children, including deceased.  
The reason for such lack of particulars being \_\_\_\_\_

WHEREFORE, Petitioner prays an order directing that citation be issued herein and published as the law  
requires; and that if no good cause be shown to the contrary, your petitioner be appointed Administrator  
of the estate of said deceased.

The purpose of this application is to allow applicant to bring legal action on  
behalf of deceased as a result of his death against the responsible parties.

February 1973 Katherine G. Smith  
Applicant

DeKalb Court of Ordinary Chambers, February 12th. 1973

Upon reading the foregoing Petition, it is ordered that citation therein be issued and published as required  
by law.

Oliver W. Teuber Ordinary

GWINNETT  
GEORGIA, ~~XXXWB~~ COUNTY:

610

TO WHOM IT MAY CONCERN:

KATHERINE G. SMITH having applied to me in due form to be appointed permanent administrator upon the estate of DANNY LEE SMITH, late of said county, notice is hereby given that said application will be heard at the regular term of the Court of Ordinary for said County, to be held on the first Monday in April, 1973.

Witness my hand and official signature, this 12th day of February 1973.

*Alton W. Tucker*  
Ordinary

ORDER

Gwinnett  
County Court of Ordinary, April 7th, Term, 1973

THE PETITION OF Katherine G. Smith for Letters of Administration on the estate of Danny Lee Smith, deceased, having been duly filed, and it appearing that citation therein was issued and published according to law, requiring all concerned to appear at this term and show cause, if any they could, why said Letters should not be granted; and it also appearing that said deceased died a resident of said County, intestate, and that said applicant is a citizen of this State and lawfully qualified for said administration, and no objection being offered thereto: It is therefore ordered by the Court that the said Katherine G. Smith be, and she is hereby appointed Administrator ~~rix~~ on the estate of said deceased, and that Letters be issued to her as such, upon her giving bond, with approved security, in the sum of one thousand and 00/100 (\$1,000.00) Dollars, and taking and subscribing the oath as provided by law.

*Alton W. Tucker*  
Ordinary

Gwinnett  
State of Georgia, DeKalb County

I do solemnly swear that Danny Lee Smith died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Sworn to and subscribed before me 2nd day of April, 1973. Katherine G. Smith

*Alton W. Tucker*  
Ordinary

PETITION

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

No. ~~XXXXX~~  
7393

The petition of Ada M. Binford

whose post office address is 512 W. Peachtree, Norcross, Georgia

respectfully showeth that on the 16th day of May, 1972, John L.

Binford a resident of said State and County, who resided at 512 West Peachtree, Norcross departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Unknown</u>	<u>Unknown</u>	<u>Unknown</u>	<u>Daughter</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in March 5th, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 28th day of December, 1972

Ada M. Binford

Petitioner.

Tudley S. Hancock

Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Ada M. Binford, who on oath says that the facts set forth in the foregoing petition are true.

Ada M. Binford

Sworn to and subscribed before me, this 15th day of January, 1973

Clifton W. Tucker

Ordinary.

ORDER OF SERVICE

Gwinnett COURT OF ORDINARY

At Chambers January 15th, 1973

Upon reading and considering the foregoing Petition, it is ordered that

Ada M. Binford, And all singular heirs at law of said decedent.

appear before the Court of Ordinary to be held in and for said County on the first Monday in March 5th, 1973

next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Ada L.

Binford as the last Will and Testament of John L. Binford

late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

said deceased, and it is further ordered that the said \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

be served personally with a copy of the within petition and this order at least ten (10) days before the next March 5th  
1973 term of this Court;

\_\_\_\_\_ ; and that as  
One daughter, name and address unknown

reside out of the State of Georgia, and can only be served by publication, that she be cited and made a party by  
publication of notice of said proceedings in Gwinnett Daily News  
a newspaper published in Gwinnett County, Georgia, before the  
March 5th Term, 1973, of said Court of Ordinary.

This 15th day of January, 1973  
*John W. Taylor*  
Ordinary.

We hereby acknowledge due and legal service of the within petition and Order, waive copies of the same, and all other  
further service or notice.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

GEORGIA, \_\_\_\_\_ COUNTY.

I have this day served \_\_\_\_\_

with a copy of the within petition and order.

Sheriff, \_\_\_\_\_ County, Ga.

GEORGIA, \_\_\_\_\_ COUNTY.

Term, 19 \_\_\_\_\_

It appearing from the return of the Sheriff, entered hereon, that the within named minor \_\_\_\_\_, to wit:

\_\_\_\_\_  
\_\_\_\_\_

have each been personally served with a copy of this proceeding, and that \_\_\_\_\_ have no Guardian. It is ordered that \_\_\_\_\_  
\_\_\_\_\_ be, and he is hereby appointed Guardian ad litem for said  
minor—to represent \_\_\_\_\_ herein, and that he be duly served with notice of this appointment, and that upon his ac-  
ceptance of the same, he be notified of this proceeding, and make answer hereto.

Ordinary.

I hereby accept the foregoing appointment, acknowledge service and notice of said proceeding as provided by law, and  
for answer say: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

(GWINNETT COUNTY COURT OF ORDINARY)

(C-I-T-A-T-I-O-N)

IN RE: Application of Ada M. Binford to Probate in Solemn form the will of John L. Binford Deceased. Upon which order for service by publication was granted by said court on January 15th. 1973 and all and singular the Hiers at law of said decedent. You and each of you are hereby commanded to be and appear on the first monday in March 5th. 1973 of the court of Ordinary for said County to show cause if any there be why the probate in solemn form of the Will of said Decedent should not be had.

Witness the Honorable Alton W. Tucker, Ordinary of Gwinnett Co. Ga. Clerk Court of Ordinary Gwinnett County, Ga.

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

Peggy Holcombe do swear that I as well as Dudley S. Hancock saw the within named John L. Binford sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said John L. Binford and in his presence, as did also in the presence of the testator and of each other; that the said John L. Binford signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Dudley S. Hancock Peggy Holcombe

Sworn to and subscribed before me, this 2nd day of April, 1973

Alton W. Tucker Ordinary.

Ada M. Binford PROPOUNDER vs. John L. Binford DECEASED } Gwinnett COURT OF ORDINARY. Petition for Probate in Solemn Form APRIL Term, 1973.

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Ada M. Binford and others served by publication

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Peggy Holcombe and Dudley S. Hancock

that this paper is the last Will and Testament of John L. Binford and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Ada M. Binford, the executrix named in said Will, upon her taking oath required by law.

This 2nd day of April, 1973

Alton W. Tucker Ordinary.



PETITION

GEORGIA, GWINNETT COUNTY.

NO# 7462

To the Court of Ordinary of Said County:

The petition of ROBERT I. WATKINS

whose post office address is 6003 Mimosa Drive, Tucker, Georgia 30084

respectfully sheweth that on the 1st day of April, 1973,

DIMPLE L. WATKINS a resident of said State and County, who resided at 6003 Mimosa Dr. Tucker Ga.

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. or

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat.rix
ROBERT I. WATKINS	6003 Mimosa Dr., Tucker, Ga.	48	Husband
JENNIFER JOYCE DAVIDSON	Decatur, Ga.	26	Daughter
BOBBIE JEAN DAVENPORT	Decatur, Ga.	23	Daughter
JUDY LEE WESTBROOK	6003 Mimosa Dr., Tucker, Ga.	21	Daughter
BETTY JUNE WATKINS	6003 Mimosa Dr., Tucker, Ga.	19	Daughter

Petitioner produces said Will in Court and prayes that it be proven in Solemn Form, and to this end

prayes that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear and contest the terms of the last Will and Testament of the said deceased in the Court of Ordinary of the County of Gwinnett, Georgia.

Prayer is made that the said Will be admitted to record and Letters Testamentary thereon issue, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prayes that Letters Testamentary issue to him in terms of the law.

This 4th day of April, 1973.

Signature of Robert I. Watkins, Petitioner. Signature of Charles J. Aleford, Jr., Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, ROBERT I. WATKINS, who on oath says that

the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 4th day of April, 1973.

Signature of Robert I. Watkins. Signature of E. M. Kelly, Clerk of Court.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of DIMPLE L. WATKINS deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said DIMPLE L. WATKINS and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Signatures of heirs-at-law: ROBERT I. WATKINS, JENNIFER JOYCE DAVIDSON, BOBBIE JEAN DAVENPORT, JUDY LEE WESTBROOK, BETTY JUNE WATKINS.

AFFIDAVIT TO PROBATE OF WILL

616

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that we saw the within named Dimple L. Watkins sign and publish the within attached paper as her last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said Dimple L. Watkins and in her presence, as did also we in the presence of the testatrix and of each other; that the said Dimple L. Watkins signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Brenda R. Brand
Carolyn P. Alford

Sworn to and subscribed before me, this 13th day of April, 1973

Alton W. Tucker Ordinary.

ROBERT I. WATKINS PROPOUNDER vs. DIMPLE L. WATKINS DECEASED GWINNETT COURT OF ORDINARY. Petition for Probate in Solemn Form April Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Robert I. Watkins, Jennifer Joyce Davidson, Bobbie Jean Davenport, Judy Lee Westbrook, & Batty June Watkins,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Brenda R. Brand, & Carolyn P. Alford, that this paper is the last Will and Testament of DIMPLE L. WATKINS and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to ROBERT I. WATKINS, the execut.O.K. named in said Will, upon his taking oath required by law.

This 13th day of April, 1973

Alton W. Tucker Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, ROBERT I. WATKINS, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named DIMPLE L. WATKINS, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Robert I. Watkins

Sworn to and subscribed before me, this 13th day of April, 1973

Alton W. Tucker Court of Ordinary.

COURT OF ORDINARY

No. " 6123 "

GEORGIA, GWINNETT COUNTY

RE: Estate of Hoke O'Kelley

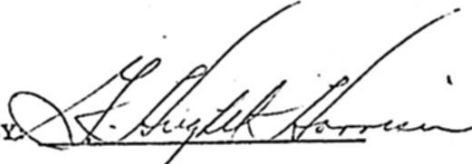
Comes now Administrator with the will annexed and requests permission of this Court for the payment of Itemized Statement of services and expenses incurred by the firm of Shoob, McLain & Jessee for the services rendered from January 6, 1962 through March 23, 1973 and shows:

1.

That this Court previously authorized the employment of Mr. James McLain of the firm of Shobb, McLain & Jessee for the representation of the Estate of Hoke O'Kelley in matters pertaining to claims of the Internal Revenue Service on the Estate of Hoke O'Kelley and that pursuant to the terms and conditions of said Agreement, approved by this Court, that payment was to be made for services rendered.

WHEREFORE Applicant requests approval of an authorization to pay the attached statement for services and expenses incurred as received by the applicant.

This the 23 day of April, 1973.

BY: 


G. HUGHEL HARRISON,  
Administrator with will  
Annexed

GEORGIA GWINNETT COUNTY

( O R D E R )

The within and foregoing Application read and considered and consideration of the same the Administrator with the will Annexed is hereby authorized to make payment of the Itemized Statement in the amount of Forty-Five Hundred Eighty-Two (\$4,582.85) and 85/100 Dollars.

This the 24th. day of April, 1973.

  
Alton W. Tucker, Ordinary

PETITION

GEORGIA, GWINNETT COUNTY.

NO "7466"

To the Court of Ordinary of Said County:

The petition of William Harold Hannah whose post office address is Rte # 1 Box 60 Buford Ga. 30518 respectfully sheweth that on the 27th day of January, 1973 Mrs. R. L. (Iillie) Hannah a resident of said State and County, who resided at Buford Ga. Moreno St. departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut.or

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat.or
<u>William Harold Hannah,</u>	<u>Rte # 1 Buford Ga.</u>	<u>64</u>	<u>Son</u>
<u>Robert Sears Hannah,</u>	<u>Winder Ga.</u>	<u>61</u>	<u>Son</u>
<u>Genev Salome Hannah,</u>	<u>Meridian Miss.</u>	<u>56</u>	<u>Son</u>
<u>Martha Elizabeth Hannah Allbright,</u>	<u>Buford Ga.</u>	<u>46</u>	<u>Daughter</u>

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary to be held at Buford Ga. for said County on January 27th 1973 at 10:00 AM why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to him in terms of the law.

This 25th day of April, 1973

William Harold Hannah  
E. O. Dobbs Petitioner.  
E. O. Dobbs Buford Ga.  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, William Harold Hannah, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 25th day of April, 1973

William Harold Hannah  
Edw. J. Tucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Mrs. R. L. (Iillie) Hannah deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Mrs. R/ L. (Iillie) Hannah and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

William Harold Hannah  
Martha Elizabeth Hannah Allbright  
Robert Sears Hannah  
Genev Salome Hannah

AFFIDAVIT TO PROBATE OF WILL.

619

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that we, along with Dayton L. Overpeck (Now deceased) saw the within named Mrs. R. L. (Lillie) Hannah sign and publish the within attached paper as her last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said Mrs. R. L. (Lillie) Hannah and in her presence, as did also we in the presence of the testatrix and of each other; that the said Mrs. R. L. (Lillie) Hannah signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

The signature of Dayton L. Overpeck now deceased, his signature is established by Dewey Morgan and E. G. Dobbs Jr the testimony of the other Witnesses,

Sworn to and subscribed before me, this 25th day of April, 1973

Alton W. Tucker Ordinary.

William Harold Hannah PROPOUNDER vs. Mrs. R. L. (Lillie) Hannah DECEASED

COURT OF ORDINARY. Petition for Probate in Solemn Form APRIL Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, William Harold Hannah, Martha Elizabeth Hannah Albright, Robert Soars, Hannah, & Gerald Salome Hannah,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Dewey Morgan, Emmett G. Dobbs Jr.

that this paper is the last Will and Testament of Mrs. R. L. (Lillie) Hannah and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Harold William Robert Hannah, the executrix named in said Will, upon bid taking oath required by law.

This 25th day of April, 1973

Alton W. Tucker Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, William Harold Hannah, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Mrs. R. L. (Lillie) Hannah, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

William Harold Hannah

Sworn to and subscribed before me, this 25th day of April, 1973

Alton W. Tucker Judge Court of Ordinary.

PETITION

No. 7450

GEORGIA, WINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of Mrs. Eva Mae McGarity

whose post office address is Springlake Road, Rte. 2, Lawrenceville, Georgia

respectfully sheweth that on the 26th day of November, 1972,

S. B. McGarity a resident of said State and County, who resided at Lawrenceville, Georgia,

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Eva Mae McGarity</u>	<u>Springlake Rd. Lawrenceville, Ga.</u>	<u>70</u>	<u>wife</u>
<u>Robert J. McGarity</u>	<u>P. O. Box 33 Lawrenceville, Ga.</u>	<u>50</u>	<u>son</u>
<u>Mrs. Ola Jean Gradick</u>	<u>32 Saddle Mountain Rd. Rome, Georgia</u>	<u>41</u>	<u>daughter</u>

Petitioner produces said Will in Court and pray S. that it be proven in Solemn Form, and to this end she

pray S. that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 118-602 Ga. Code Ann. as amended), ~~to appear before the Court of Ordinary of said County, which might be held in and for said County on the first Monday next, then and there to show cause, if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~

Wherefore, petitioner pray S. that Letters Testamentary issue to her in terms of the law.

This 27th day of January, 1973.

COBB, COBB, PENLAND & BRIDGES  
204 Church Street  
Decatur, Georgia 30030  
377-0531

Mrs. Eva Mae McGarity Petitioner.  
Edward D. Wheeler  
Edward D. Wheeler - Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Mrs. Eva Mae McGarity, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 27 day of January, 1973

Notary Public, DeKalb County Georgia  
My Commission Expires March 17, 1974

Edward D. Wheeler  
Notary

ORDER OF SERVICE

COURT OF ORDINARY

At Chambers, 1973

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday in \_\_\_\_\_ next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, \_\_\_\_\_ as the last Will and Testament of \_\_\_\_\_ late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of S. B. McGarity deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said S. B. McGarity and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Mrs. Eva Mae McGarity  
Mrs. Ola Jean Gradick  
Robert J. McGarity

Mrs. Eva Mae McGarity PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
S. B. McGarity DECEASED } APRIL Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Eva Mae McGarity, Robert J. McGarity, and Mrs. Ola Jean Gradick

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Charles G. Courtney Jr, Robert W. Brown, & Howard Gunter, that this paper is the last Will and Testament of S. B. McGarity and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Eva Mae McGarity, the executrix named in said Will, upon her taking oath required by law.

This 30th day of April, 19 73

Albert H. Teuber  
Ordinary

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Eva Mae McGarity, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named S. B. McGarity, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Mrs. Eva Mae McGarity

Sworn to and subscribed before me, this 30th day of April, 19 73

Albert H. Teuber  
Court of Ordinary

STATE OF GEORGIA  
COUNTY OF GWINNETT

NO. "7450"

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: Petition to probate in Solemn Form the Last Will and Testament of S. B. MCGARITY, deceased, late of said County, and to perpetuate the testimony of ROBERT W. BROWN, one of the attesting witnesses.

TO: ROBERT W. BROWN, one of the attesting witnesses to the Last Will and Testament of S. B. MCGARITY, deceased, who resides at 3947 Foxglove Road, Tucker, Georgia.

In accordance with laws provided, the written interrogatories herein set out are propounded to you before an officer authorized to take depositions by written interrogatories. A photostatic copy of the alleged Last Will and Testament of the said S. B. McGarity is attached hereto, and exhibited to you at the time of taking your testimony, and will be returned to the Court with the interrogatories.

The following interrogatories are propounded to you; to wit:

Do you swear that you, as well as Chester C. Courtney, Jr., and Howard Gunter, saw S. B. MCGARITY sign and publish his purported Last Will and Testament, a photostatic copy of which is attached hereto, and that you subscribed the same as a witness thereto at the special instance and request of the said S. B. MCGARITY and in his presence as, also, did Chester C. Courtney, Jr., and Howard Gunter in the presence of the testator and of each other; that the said S. B. MCGARITY signed the same freely and voluntarily and was at the time of such signing of sound and disposing mind and memory.

Said interrogatories are to be returned to the Honorable Alton W. Tucker, Ordinary of Gwinnett County, Georgia, his address being Courthouse, Lawrenceville, Georgia, he being the Ordinary of the County in which the application for the probate of said Will is pending. An addressed envelope, with sufficient postage thereon, is enclosed for this purpose.

This the 10 day of April, 1973.

COBB, COBB, PENLAND & BRIDGES

BY: Edward D. Wheeler  
Edward D. Wheeler,  
Attorney for Petitioner

204 Church Street  
Decatur, Georgia 30030  
377-0531

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: Petition to probate in Solemn Form the Last Will and Testament of S. B. MCGARITY, deceased, late of said County, and to perpetuate the testimony of ROBERT W. BROWN, one of the attesting witnesses.

In accordance with laws provided, I have called ROBERT W. BROWN, who resides at 3947 Foxglove Drive, Tucker, Georgia, to come before me and, after being duly summoned, to make true answers to the interrogatories hereto annexed, and he deposed as follows:

Answer to direct interrogatories:

I, ROBERT W. BROWN, do swear that on March 26, 1951, CHESTER C. COURTNEY, JR., and HOWARD GUNTER, as well as myself, saw S. B. MCGARITY sign and publish his purported Last Will and Testament, as shown by the photostatic copy thereof which I hold in my hand, as his Last Will and Testament, and that CHESTER C. COURTNEY, JR., HOWARD GUNTER and myself subscribed the same as witnesses thereto, at the special instance and request of the said S. B. MCGARITY, and in his presence and in the presence of each other; that the said S. B. MCGARITY signed the same freely and voluntarily and was at the time of such signing of sound and disposing mind and memory.

The original interrogatories are attached hereto.

*Robert W. Brown*  
Robert W. Brown

Sworn to and subscribed  
before me this 12<sup>th</sup> day of  
April, 1973.

*William G. ...*  
Notary Public  
Attach seal

Notary Public, Georgia State of Georgia  
My Commission Expires May 13, 1974

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: Petition to probate in Solemn Form the Last Will and Testament of S. B. McGARITY, deceased, late of said County, and to perpetuate the testimony of HOWARD GUNTER, one of the attesting witnesses.

TO: HOWARD GUNTER, one of the attesting witnesses to the Last Will and Testament of S. B. McGARITY, deceased, who resides at 831 Stovall Boulevard, N. E. Atlanta, Fulton County, Georgia.

In accordance with laws provided, the written interrogatories herein set out are propounded to you before an officer authorized to take depositions by written interrogatories. A photostatic copy of the alleged Last Will and Testament of the said S. B. McGarity is attached hereto, and exhibited to you at the time of taking your testimony, and will be returned to the Court with the interrogatories.

The following interrogatories are propounded to you; to wit:

Do you swear that you, as well as CHESTER C. COURTNEY, JR., and ROBERT W. BROWN, saw S. B. McGARITY sign and publish his purported Last Will and Testament, a photostatic copy of which is attached hereto, and that you subscribed the same as a witness thereto at the special instance and request of the said S. B. McGARITY and in his presence as, also, did CHESTER C. COURTNEY, JR., and ROBERT W. BROWN in the presence of the testator and of each other; that the said S. B. McGARITY signed the same freely and voluntarily and was at the time of such signing of sound and disposing mind and memory.

Said interrogatories are to be returned to the Honorable Alton W. Tucker, Ordinary of Gwinnett County, Georgia, his address being Courthouse, Lawrenceville, Georgia, he being the Ordinary of the County in which the application for the probate of said Will is pending. An addressed envelope, with sufficient postage thereon, is enclosed for this purpose.

This the 10 day of April, 1973.

COBB, COBB, PENLAND & BRIDGES

BY: Edward D. Wheeler  
Edward D. Wheeler,  
Attorney for Petitioner

204 Church Street  
Decatur, Georgia 30030  
377-0531

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

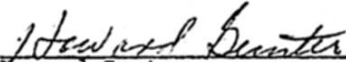
IN RE: Petition to probate in Solemn Form the Last Will and Testament of S. B. MCGARITY, deceased, late of said County, and to perpetuate the testimony of HOWARD GUNTER, one of the attesting witnesses.

In accordance with laws provided, I have called HOWARD GUNTER, who resides at 831 Stovall Boulevard, N. E. Atlanta, Fulton County, Georgia, to come before me and, after being duly summoned, to make true answers to the interrogatories hereto annexed, and he deposed as follows:

Answer to direct interrogatories:

I, HOWARD GUNTER, do swear that on March 26, 1951, CHESTER C. COURTNEY and ROBERT W. BROWN, as well as myself, saw S. B. MCGARITY sign and publish his purported Last Will and Testament, as shown by the photostatic copy thereof which I hold in my hand, as his Last Will and Testament, and that CHESTER C. COURTNEY, JR., ROBERT W. BROWN and myself subscribed the same as witnesses thereto, at the special instance and request of the said S. B. MCGARITY, and in his presence and in the presence of each other; that the said S. B. MCGARITY signed the same freely and voluntarily and was at the time of such signing of sound and disposing mind and memory.

The original interrogatories are attached hereto.

  
Howard Gunter

Sworn to and subscribed .  
before me this \_\_ day of  
April, 1973.

  
Notary Public  
Attach seal  
Commission Expires Sept. 9, 1975

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7450

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: Petition to probate in Solemn Form the Last Will and Testament of S. B. McGARITY, deceased, late of said County, and to perpetuate the testimony of CHESTER C. COURTNEY, JR., one of the attesting witnesses.

TO: CHESTER C. COURTNEY, JR., one of the attesting witnesses to the Last Will and Testament of S. B. McGARITY, deceased, who resides at Orlando, Florida, in care of Anning-Johnson Co.

In accordance with laws provided, the written interrogatories herein set out are propounded to you before an officer authorized to take depositions by written interrogatories. A photostatic copy of the alleged Last Will and Testament of the said S. B. McGarity is attached hereto, and exhibited to you at the time of taking your testimony, and will be returned to the Court with the interrogatories.

The following interrogatories are propounded to you; to wit:

Do you swear that you, as well as HOWARD GUNTER and ROBERT W. BROWN, saw S. B. McGARITY sign and publish his purported Last Will and Testament, a photostatic copy of which is attached hereto, and that you subscribed the same as a witness thereto at the special instance and request of the said S. B. McGARITY and in his presence as, also, did HOWARD GUNTER and ROBERT W. BROWN in the presence of the testator and of each other; that the said S. B. McGARITY signed the same freely and voluntarily and was at the time of such signing of sound and disposing mind and memory.

Said interrogatories are to be returned to the Honorable Alton W. Tucker, Ordinary of Gwinnett County, Georgia, his address being Courthouse, Lawrenceville, Georgia, he being the Ordinary of the County in which the application for the probate of said Will is pending. An addressed envelope, with sufficient postage thereon, is enclosed for this purpose.

This the 10 day of April, 1973.

COBB, COBB, PENLAND & BRIDGES

204 Church Street  
Decatur, Georgia 30030  
377-0531

BY: Edward D. Wheeler  
Edward D. Wheeler,  
Attorney for Petitioner

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: Petition to probate in Solemn Form the Last Will and Testament of S. B. McGARITY, deceased, late of said County, and to perpetuate the testimony of CHESTER C. COURTNEY, JR., one of the attesting witnesses.

In accordance with laws provided, I have called CHESTER C. COURTNEY, JR., who resides at Orlando, Florida, to come before me and, after being duly summoned, to make true answers to the interrogatories hereto annexed, and he deposed as follows:

Answer to direct interrogatories:

I, CHESTER C. COURTNEY, JR., do swear that on March 26, 1951, HOWARD GUNTER and ROBERT W. BROWN, as well as myself, saw S. B. McGARITY sign and publish his purported Last Will and Testament, as shown by the photostatic copy thereof which I hold in my hand, as his Last Will and Testament, and that HOWARD GUNTER, ROBERT W. BROWN and myself subscribed the same as witnesses thereto, at the special instance and request of the said S. B. McGARITY, and in his presence and in the presence of each other; that the said S. B. McGARITY signed the same freely and voluntarily and was at the time of such signing of sound and disposing mind and memory.

The original interrogatories are attached hereto.

Chester C. Courtney, Jr.  
Chester C. Courtney, Jr.

Sworn to and subscribed .  
before me this 12<sup>th</sup> day of  
April, 1973.

David L. Harvey  
Notary Public  
Attach seal

Notary Public, State of Florida at Large  
My Commission Expires May 11, 1974  
Bounded By American Film & Security Film

PETITION FOR ORDER VESTING GUARDIANSHIP OF PROPERTY

STATE OF GEORGIA, COUNTY OF GWINNETT

NO "7471"

TO the Ordinary of Said County:

That petition of JOHN WESLEY BOLTON, a resident of said county, showeth that he is the Natural Guardian of his two children JEFFREY WELDON BOLTON dob 6/21/60 age 12 years; KENNETH WILLIAM BOLTON dob 5/15/62 age 10 years; that said minors are entitled to considerable property by reason of, or consisting of their 1/3 share of a one third interest in the net proceeds of the sale of real property located at 367 Edward St., N.W., Atlanta, Fulton County, Ga., said share being approximately \$250.00 each which property has a value of One Thousand Dollars or less and Petitioner desires to demand and receive same for said minor. Petitioner shows that under the provisions of Code Section 49-102, as amended by the Acts of 1968, no bond shall be required. Petitioner, therefore, in compliance with said statute asks that this petition be duly filed, accepted and recorded, and that petitioner be vested with authority, as guardian, of said property.

J. W. Bolton Petitioner  
Residing at Route 1, Lithonia, Ga.  
30317

ORDER

GWINNETT COURT OF ORDINARY

Chambers May 4th, 19 73

JOHN WESLEY BOLTON Natural Guardian of his two children; Jeffrey Weldon Bolton and Kenneth William Bolton having filed a petition for the Guardianship of the Property of said Jeffrey Weldon Bolton and Kenneth William Bolton, Minors, which property consists of real property located at 367 Edwards Street, N.W., Atlanta, Fulton County, Georgia and evidence having been submitted that the property has a value of One Thousand Dollars or less and no bond being required by law; It is ordered that JOHN WESLEY BOLTON be and is hereby vested with all the authority of Guardian of this property, to receive the same and manage it according to

Herbert S. Waldman  
Attorney At Law

450-14th street  
N. W. Atlanta Ga.

Alton W. Tucker  
JUDGE, COURT OF ORDINARY

O A T H

STATE OF GEORGIA, COUNTY OF GWINNETT

I do solemnly swear that I will well and truly perform the duties required of me as Guardian, and faithfully account with my Wards for their estate; so help me God.

J. W. Bolton  
JOHN WESLEY BOLTON

Sworn to and subscribed before me this ~~21st~~ day of MAY, 1973.

J. Sullivan  
CLERK, COURT OF ORDINARY

No. 7420

State of Georgia, GWINNETT County

To the Ordinary of Said County:

The petition of MAMIE L. STRICKLAND

whose post office address is Route 4, Oakland Rd., Lawrenceville, Ga. 30245

and whose place of residence is Oakland Rd., Lawrenceville, Ga. 30245

respectfully showeth that James L. Strickland

whose legal residence was Route 4, Oakland Rd., Lawrenceville, Ga. 30245

departed this life on the 8th day of February, 1973, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of Sixty-five

Hundred Dollars, and at the time of his

death the said James L. Strickland

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
Mrs. Mamie L. Strickland,	Rt. 4, Oakland Rd, Georgia	53	wife

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
Margaret Laverne Strickland Pruitt	705 Brownwood Ave Atlanta, Ga.	36	daughter
Jeanie Strickland Miller	833 Kilgore St. Atlanta, Ga.	33	daughter
Carol Strickland Izzo	Gulfstream Rd. Miami, Fla.	30	daughter
Lola Marie Strickland Peace	Reeds Circle Marietta, Ga.	28	daughter
Jackie L. Strickland	Green Mountain Falls Colorado	34	son

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration on James L. Strickland estate, and your petitioner will ever pray.

February 19, 1973

Mamie L Strickland

Court of Ordinary February 19, 1973

The above petition of Mamie L. Strickland that she may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

[Signature] Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern:

Mamie L. Strickland having, in proper form, applied to me for Permanent Letters of Administration on the estate of James L. Strickland, late of said County, this is to cite all and singular the creditors and next of kin of James L. Strickland to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Mamie L. Strickland on James L. Strickland estate.

Witness my hand and official signature, this 19 day of February, 1973

*Alto W. Tucker*, Ordinary.

COURT OF ORDINARY	
April 2nd	Term, 1973
PETITION OF	
MAMIE L. STRICKLAND	
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF	
JAMES L. STRICKLAND	
Filed in office	19
February	19 73
GEORGIA	
Ordinary.	
Gwinnett COUNTY	
Entered on Minutes of Court, Ordinary's office,	
Book <u>11</u>	Page <u>630</u>
No. <u>2</u>	day of <u>April</u> , 19 <u>73</u>
<i>James L. Strickland</i> ce	
<i>Don W. Ventford</i> Ordinary.	
<i>Alto W. Tucker</i>	

No. 7420

Gwinnett County Court of Ordinary. April Term, April 2nd, 1973

Citation having been duly issued and published, requiring all and singular next of kin and creditors of James L. Strickland, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Mamie L. Strickland of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Mamie L. Strickland as Administrator of James L. Strickland upon her giving bond and security in the sum of Thirteen Thousand and sixty six hundred, (13,000.00) Dollars, and taking the usual oath of office.

*Alto W. Tucker*, Ordinary.

I, Mamie L. Strickland, do solemnly swear that

James L. Strickland died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

*Mamie L. Strickland*

Sworn to and subscribed before me 2nd day of April, 1973

*Alto W. Tucker*, Ordinary.

Recorded this 2nd day of April, 1973

*James L. Strickland* ce, Ordinary.

632

**AGREEMENT OF HEIRS FOR SELECTION OF ADMINISTRATOR**

**GEORGIA, GWINNETT COUNTY:**

We, the undersigned, being a majority of the next of kin of .....  
..JAMES L. STRICKLAND....., late of said county, deceased, hereby  
agree that ..MAMIE L. STRICKLAND..... may be appointed permanent  
administratrix....., of the estate of JAMES L. STRICKLAND.....,  
and we ask for..... her..... appointment.

This 19th day of February....., 1967.

Margaret Lucretia Strickland Pruitt .....  
Lottie L. Strickland .....  
Jessie Strickland Miller .....  
Carol Strickland .....  
Lola Marie Strickland Peace .....

638

**ALTON W. TUCKER**  
JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

**O R D E R**

GWINNETT COUNTY COURT OF  
ORDINARY

APRIL TERM, 1973

It appearing to the Court that there is business that will not  
be finished today.

Court is held open from day to day until the next May 7th, 1973  
Term of Court.

This April 2nd, 1973.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
ORDINARY GWINNETT CO. GA.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY  
COURT OF ORDINARY

May 7th, 1973

Court is opened by Deputy Sheriff, Norris Bagwell.  
This May 7th, 1973.

*Alton W. Tucker*  
/s/ \_\_\_\_\_  
ORDINARY GWINNETT CO., GA.

GEORGIA

GWINNETT COUNTY

TO THE ORDINARY OF SAID COUNTY:

CASE NO. 7442

The petition of Elizabeth D. Mason, as guardian of George W. Mason, a minor, respectfully shows:

- 1 -

That petitioner's ward, George W. Mason, is a resident of Gwinnett County, Georgia.

- 2 -

That petitioner has been named and appointed the guardian of both the person and of the property of said ward by the Court of Ordinary of Gwinnett County, Georgia. That the said George W. Mason owns a one-fifth undivided interest in and to the following described tract of land, to wit:

All that tract or parcel of land lying and being in Land Lot No. 202 or 203 of the 7th Land District of Gwinnett County, Georgia, in the Town of Duluth, and being Lot No. Seventeen (17) of the Everett Bagwell Subdivision, as shown on plat of Arnold Williams, Surveyor, prepared October 25, 26 and 27th, 1948, recorded in plat book E, page 79 of the plat records of Gwinnett County, Georgia, being Lot 17 fronting on South Street in said subdivision and as indicated on said plat.

- 3 -

That said tract of land is improved property and same is in the process of being sold for the sum of \$7,500.00, of which \$1,500.00 is the portion to be derived by said ward, and your petitioner shows that she will use said proceeds for the maintenance, aducation, clothing and lodging of said minor child.

- 4 -

Petitioner believes to the best interest for said ward and to the estate of said ward for this Court to approve and confirm a private sale of the above tract of land to be sold as enumerated above in that said ward is receiving no benefits from the estate at this time.

Petitioner proposes to use said monies as enumerated herein in such a manner for such minor child to receive the highest and best benefits therefrom.

WHEREFORE, petitioner prays that Citation issue and a copy thereof and of this petition be served personally on George W. Mason by the Sheriff of Said County, and that said Citation be published in terms of law and that thereafter an Order be entered herein at the May Term 1973 of this Court authorizing the sale of said property for the purpose of maintenance, aducation, clothing and lodging of said minor child.

*Dudley S. Hancock*  
DUDLEY S. HANCOCK  
Attorney for Petitioner

GEORGIA

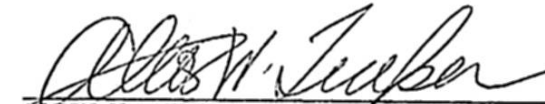
GWINNETT COUNTY

RE: GEORGE W. MASON

The above and foregoing Guardian's Petition for Sale of Ward's Real Property having been read and considered, it is ordered that Citation issue as prayed and service be perfected as required by law, and that Moses D. Hamrick be appointed as guardian ad litem for said ward (George W. Mason).

It is further ordered that Citation be published as required by law, and that a copy of the petition and Citation be personally served upon said ward by the sheriff or his deputy at least ten (10) days before the hearing thereof.

This, the 29th day of March 1973.

  
ALTON W. TUCKER  
Gwinnett County Ordinary

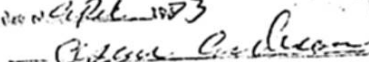
GEORGIA

GWINNETT COUNTY

I accept said appointment, hereby acknowledging service of said petition and citation.

This, the 29th day of March 1973.

  
Guardian ad litem

STATE OF GEORGIA GWINNETT COUNTY  
I have this day served the defendant GEORGE MASON  
personally with a true copy of the within writ.  
This day 8 day of April 1973  
  
George W. Mason  
Sheriff - Gwinnett County Georgia

GEORGIA

GWINNETT COUNTY

In person before the undersigned attesting officer comes Elizabeth D. Mason, who after being duly sworn, deposes and says that the facts stated in the above and foregoing petition are true.

Elizabeth D. Mason  
Elizabeth D. Mason

Sworn to and subscribed before me, this 29<sup>th</sup> day of March 1973.

Mary Anne Hancock  
Notary Public

ORDER OF CITATION

GEORGIA, GWINNETT COUNTY

The petition of Elizabeth D. Mason as guardian for George W. Mason for an Order for the Sale of Property, being improved, in the City of Duluth, being property of her ward, having been read and considered:

It is ordered that Citation issue and be published as required by law.

This 29<sup>th</sup> day of March 1973.

Alton W. Jacob  
Gwinnett County Ordinary

CITATION

GEORGIA, GWINNETT COUNTY

TO WHOM IT MAY CONCERN

Elizabeth D. Mason as guardian of George W. Mason has filed her petition asking for an Order allowing her to sell real property of her ward in and for the purpose of maintenance and education. All interested persons are hereby cited to show cause before the Court of Ordinary on the first Monday in May 1973 why said Order should not be granted as prayed.

Alton W. Jacob  
Gwinnett County Ordinary

ORDER

MAY TERM 1973

GEORGIA, GWINNETT COUNTY  
GWINNETT COURT OF ORDINARY  
MAY TERM 1973

No. "7442"

The petition of Elizabeth D. Mason as guardian over George W. Mason, a minor, having been filed in this Court, and it being the County of her appointment of such guardian in which an order to sell certain real estate situated in Duluth, Gwinnett County, Georgia is sought. It was verified and comes for a hearing for consideration at this time after Citation having duly issued and published once a week for four (4) weeks as required by law; and after a copy of said petition and citation having been duly served personally on George W. Mason by the sheriff or one of his deputies of Gwinnett County, Georgia and guardian ad litem appointed.

In said petition it was sought to sell at private sale under an Order of this Court the interest in and to said described property for the sum of \$7,500.00, of which \$1,500 is the interest held by said ward, and said purchase price is to be paid in cash at the time of closing.


Upon consideration of said matter and evidence thereon, this being the day appointed in said citation for a hearing thereof, it is found that the proposed sale is fair and in the best interest of the ward, and it should be consummated.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that the prayers of said petition be and they are hereby granted and the said Elizabeth D. Mason as guardian of George W. Mason is hereby authorized to execute and deliver to the said purchaser a deed conveying the property set forth in said petition of her ward, George W. Mason, in and to a one-fifth undivided interest in the following described property in accordance with the provisions set forth in said petition:

All that tract or parcel of land lying and being in Land Lot No. 202 or 203 of the 7th Land District of Gwinnett County, Georgia; in the Town of Duluth, and being Lot No. Seventeen (17) of the Everett Bagwell Subdivision, as shown on plat of Arnold Williams, Surveyor, prepared October 25, 26 and 27th, 1948, recorded in Plat Book E, page 79 of the plat records of Gwinnett County, Georgia, being Lot 17 fronting on South Street in said subdivision and as indicated on said plat.

The said Elizabeth D. Mason shall pay out of the proceeds any indebtedness of her ward and the balance of said proceeds of said sale to be used for the maintenance and education, clothing and lodging of her ward, George W. Mason.

In open Court, this 7<sup>th</sup> day of May 1973.

  
ALTON W. TUCKER,  
Gwinnett County Ordinary

STATE OF GEORGIA,  
GWINNETT  
COUNTY OF ~~ROCKBRIDGE~~

TO THE COURT OF ORDINARY OF  
SAID STATE AND COUNTY

"7449"  
NO ~~876681x~~

The petition of James Walter Smith, Jr., a resident  
of said State, respectfully showeth that on the 17th day of September, 19 72,  
Frances M. Smith, a resident of said County died intestate  
and there is no administration on said estate. That your petitioner is one of the heirs at law.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased,  
and are sui juris, to-wit:

- James Walter Smith, Jr. age 62, residing at Rt. 2, Rockbridge Rd., St. Mt., Ga. <sup>30083</sup>
- Carolyn Jean Smith age 26, residing at 900 White Pine Dr., Apt. B, Decatur, Ga.
- Claudia Joanna Smith age 26, residing at 822 N. Indian Creek Dr., Apt. H-17,
- \_\_\_\_\_ age \_\_\_\_\_, residing at Clarkston, Ga.
- \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_
- \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described property, to-wit:

All her right, title, interest, equity in the following described property:

all that tract or parcel of land lying and being in Land Lot 58 of the 6th District, Gwinnett County, Georgia, being Lot 1, Block B, Unit One, Rockbridge Acres, as per plat recorded in Plat Book K, page 235, Gwinnett County Records, which plat is hereby referred to and made a part of this description, and being more particularly shown on survey prepared by A. S. Giometti & Assoc., Inc., dated May 3, 1972.

- Ethel Sterling died a resident of Gwinnett County, Georgia on August 11, 1967, owning a one-half undivided interest in the above described property. Grantor herein is the sole heir-at-law of Ethel Sterling, as evidenced by an Order declaring a No Administration Necessary, on the said estate which was granted at the December Term, 1967, Gwinnett County Court of Ordinary and recorded in No Administration Necessary Book A, page 162, Gwinnett County Court of Ordinary Records. Grantor herein is over twenty-one years of age and laboring under no legal disabilities. All debts of the Estate of Ethel Sterling have been paid in full.

Also including any and all property both real and personal wheresoever located, including any Tax Refund, Federal or State, any money on deposit in any bank wheresoever located and any property that she may have the power of disposition  
Petitioner shows that the estate of said decedent owes no debts and that they, all the heirs at law, of  
have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by an Act of the 1958 Legislature of Georgia it is not necessary for an administrator to be appointed to administer said estate.

WHEREFORE, Petitioner prays that this honorable Court pass an order that no administration is necessary on said estate and that citation issue as the law in such case provides

J. W. Smith, Jr.  
Petitioner

Address: Rt. 2 ROCKBRIDGE RD  
STONE MOUNTAIN - GA.

Sworn to and subscribed before me this  
26th day of March, 19 73.  
Betty D. Wallace  
Notary Public.

We hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service, and agree that no administration is necessary.

J. W. Smith Jr.  
Carolyn Jean Smith  
Claudia Joanna Smith

GWINNETT ~~XXXXXX~~ COURT OF ORDINARY

CHAMBERS, March 27th, 19 73

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in May 7th, 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Alton W. Tucker  
 ORDINARY

ORDER

GWINNETT  
 GEORGIA, ~~XXXXXX~~ COUNTY

COURT OF ORDINARY, MAY TERM, 19 73

A petition stating that no administration is necessary on the estate of Frances M. Smith  
 by James Walter Smith Jr.

The above stated petition coming on to be heard, and it appearing that J. W. Smith Jr.,  
Carolyn Jean Smith, Claudia Joanna Smith.

are all of the heirs at law of Frances M. Smith  
 deceased, are of age and suffering under no disability, and that the estate of  
Frances M. Smith

owes no debts, and it further appearing that citation was published once a week for four weeks in the  
Gwinnett Daily News, A newspaper published in Lawrenceville Ga.  
~~XXXXXX~~ said State and County, requiring all  
 creditors of said estate, if any, and all other interested persons to show cause why an order should not  
 be entered finding that no administration of the estate of Frances M. Smith  
 is necessary, and no written objection to the granting of such order having been filed, time required by  
 law having expired and no sufficient reason shown why said order should not be granted as prayed;

Ordered and decreed that no administration is necessary on the estate of Frances M. Smith

This 7th day of May, 19 73

Alton W. Tucker  
 JUDGE, COURT OF ORDINARY

STATE OF GEORGIA, COUNTY OF GWINNETT

To the Court of Ordinary of Said State and County:

No. "7441"

The petition of Mrs. Alice Batchelor

respectfully showeth that on the 7th day of January 1973,

S. P. Batchelor

a resident of the County of Gwinnett State of Georgia died intestate, owning property in the county of Gwinnett, State of Georgia and there has been no administration on the said estate and there is no application for an administration pending, either in this or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit: **NONE**

- .....age....., residing at.....
- .....age....., residing at.....
- .....age....., residing at.....
- .....age....., residing at.....
- .....age....., residing at.....
- .....age....., residing at.....

The estate consists of the following described personal property and with the following valuation:

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The estate consists of the following described real estate with a valuation as shown below:

All that tract or parcel of land lying and being in Land Lot #7 of the 5th District of Gwinnett County, Georgia, in Cates Militia District, described, according to survey of C. M. Higginbotham, Surveyor, as follows:

BEGINNING at a point 8.5 feet south of the northerly right-of-way line of U.S. Highway #78, which is 150 feet westerly from the intersection of said right-of-way line with the center of a public road leading by the lot of Mrs. Winnie Mc Gee, and run thence north 14 degrees 30 minutes west, 300 feet to a corner; thence north 76 degrees 13 minutes east, 200 feet to a corner; thence south 14 degrees 30 minutes east, 300 feet to a corner which is 9 feet south of the northerly right-of-way line of said U.S. Highway #78 and thence south 76 degrees 13 minutes west, 200 feet to the point of BEGINNING.

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

Miss Alice Batchelor  
Petitioner.

Address: 3093 Main Street West,  
Snellville, Georgia

Sworn to and subscribed before me this 10<sup>th</sup> day of March, 1973.

Michelle B. Munday  
Notary Public, Georgia State at Large  
My Commission Expires June 15, 1974  
Notary Public.

The following Security Deed is a charge against the estate:

NONE

The unsecured creditors of the estate are as follows:

NONE

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

NONE

GWINNETT COUNTY COURT OF ORDINARY

AT CHAMBERS, March 13th, 1973

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in May 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

*Alton W. Jucker*  
Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of S. P. Batchelor, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that Mrs. Alice Batchelor

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, May 7th, 1973, at 10:30 A. o'clock A.M., and if no objection is made an order will be passed saying no Administration is necessary.

March 13th, 1973.

*Alton W. Jucker*  
Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.

Court of Ordinary, MAY Term, 1973

The above and foregoing petition stating that no administration is necessary on the estate of

S. P. BATCHELOR

by Mrs. Alice Batchelor

coming on to be heard, and it appearing that all of the heirs at law of

S. P. Batchelor

, deceased, are of age and suffering under no disability, and that the estate of

S. P. Batchelor

owes no debts, or all creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the

Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no

administration of the estate of S. P. Batchelor

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of

S. P. Batchelor

This 7th day of May 1973.

*Alton W. Jucker*  
Ordinary.

STATE OF GEORGIA, COUNTY OF   GWINNETT  

No. "7351"

To the Court of Ordinary of Said State and County:

The petition of   Ralph B. Kennerly, Jr.  

respectfully showeth that on the   30th   day of   October   19  72  ,

  Vera Lanford Kennerly  

a resident of the County of   Gwinnett   State of   Georgia   died intestate, owning property in the county of   Gwinnett  , State of Georgia and there has been no administration on the said estate and there is no application for an administration pending, either in this or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit:

- Ralph B. Kennerly, Sr. age   76  , residing at   Rt. 1, Grayson, Ga.
- Ralph B. Kennerly, Jr. age   52  , residing at   Rt. 1, Grayson, Ga.    
  2836 Zane Grey
- Dan L. Kennerly age   50  , residing at   Atlanta, Georgia
- Celia Kennerly Lunceford age   56  , residing at   2397 Clifton Springs Rd.    
  Decatur, Georgia
- \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_
- \_\_\_\_\_ age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:

1.   707 shares common stock of Sears, Roebuck and Co. - having a    
  total value of \$56,560.00.
2.   Miscellaneous clothing, personal effects and household goods    
  having a value of \$900.00.

The estate consists of the following described real estate with a valuation as shown below:

  (See Exhibit "A" attached hereto)

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

x Ralph B. Kennedy Jr.  
Petitioner  
Address: At # 1 Grayson Dr.  
30221

Sworn to and subscribed before me this 6th day of March, 1973

Leida L. Gornowsky  
Notary Public.

Notary Public, Georgia State at Large  
My Commission Expires June 21, 1976

The following Security Deed is a charge against the estate:

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The unsecured creditors of the estate are as follows:

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## EXHIBIT "A"

No. "7351"

All that tract or parcel of land containing 50.2 acres lying and being in the northwest corner of land lot no. 59 of the Fifth Land District of Gwinnett County, Georgia, and being more particularly described according to that survey and plat of same prepared by G. L. Veal, Surveyor, July 4, 1944 and recorded in Plat Book "H", Page 208, Gwinnett County Plat Records, to wit:

COMMENCING at the original corner of said Land Lot No. 59 and thence along the original land line south 31.25 degrees east for a distance of 2013 feet to a point at the lands of Johnson; thence north 61 degrees east 1068 feet to a rock corner; thence north 31 degrees west 2047 feet to a rock on the original line; thence south 59 degrees west 1090 feet to the original corner and the point of beginning.

This is the same property conveyed by deed dated March 5, 1918 to Mrs. J. C. Lanford by C. H. and L. M. Brand as the Executors of E. M. Brand, deceased as recorded in Deed Book 52, page 60, Gwinnett County Deed Records; and is the same property from Thomas L. Harris to Thomas J. Cooper by deed dated January 2nd, 1903, and recorded in Deed Book 12, page 161, Gwinnett County Deed Records.

This is also the same land as shown by that survey and plat of same as prepared by S. R. Fields, Surveyor, dated May 26, 1960, a blueprint of which is recorded in Plat Book "H", Page 209, Gwinnett County Deed and Plat Records.

Mrs. J. C. Lanford died testate in 1938 leaving this property for life to S. L. Lanford, and upon the said S. L. Lanford's death in 1954, the undersigned grantors are the legatees of said will of said Mrs. J. C. Lanford. The grantee, Mrs. Ralph B. Kennerly, Sr. is one of the original legatees. Said Will being recorded in Book E, Page 351, DeKalb County Ordinary's Office.

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

x Ralph B. Kennerly Sr. x Celia Kennerly Pennington  
y Ralph B. Kennerly Jr.  
x Paul L. Kennerly

GWINNETT COUNTY COURT OF ORDINARY

AT CHAMBERS, March 9th., 1973

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in MAY 7th. 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Alton W. Tupper  
Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of Vera Lanford Kennerly, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that Ralph B. Kennerly Jr.

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, May 7th. 1973, at 10 o'clock A.M., and if no objection is made an order will be passed saying no Administration is necessary.

March 9th., 1973

Alton W. Tupper  
Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.

Court of Ordinary, May 7th. Term, 1973

The above and foregoing petition stating that no administration is necessary on the estate of.....

Vera Lanford Kennerly

by Ralph B. Kennerly Jr.

coming on to be heard, and it appearing that all of the heirs at law of .....

Vera Lanford Kennerly

, deceased, are of age and suffering under no disability, and that the estate of.....

Vera Lanford Kennerly

owes no debts, or all creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of.....

Vera Lanford Kennerly

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of.....

Vera Lanford Kennerly

This 7th. day of May, 1973

Alton W. Tupper  
Ordinary.

TEMPORARY

PETITION FOR LETTERS OF DISMISSION FROM ADMINISTRATION.

(Dot 788-2)

WAINWRIGHT & SPENCE REGISTER

STATE OF GEORGIA, GWINNETT COUNTY

No. "7373"

To the Court of Ordinary of Said County:

The petition of William C. Green Temporary Administrat. OR of David William Green

showeth that he has fully discharged all the duties of such administrat. OR; that he has paid all the debts of his Intestate; has turned over the residue on his books to the lawful heirs of David William Green; he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration, and while such citation is running, his proceedings as such Administrat. OR may undergo a thorough revision by this Court.

William C. Green, Administrat. P. O. Box 153 Swainco Ga. 30174

GWINNETT

COURT OF ORDINARY

Term, March 20th, 19 73

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, William C. Green Temporary Administrat. OR of David William Green represents to the Court in his petition, duly filed

and entered on record, that he has fully administered David William Green estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrat. OR. should not be discharged from his administration, and receive Letters of Dismission, on the first Monday in April 7th, 19 73

Alton W. Tucker, Ordinary.

GWINNETT

COURT OF ORDINARY

MAY

MAY

Term, 7th, 19 73

It appearing to the Court that the citation for a discharge from his administration of David William Green estate has been duly issued and published, and it also appearing to the

Court from a thorough examination of all the proceedings of said William C. Green, Temporary Administrat. OR of David William Green estate, that he has fully and faithfully

administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of

David William Green estate, and that as evidence of this discharge, Letters of Dismission issue to him

Alton W. Tucker, Ordinary.

STATE OF GEORGIA, GWINNETT COUNTY

To the Court of Ordinary of Said County: No. "7101"

The petition of Willard E. Little, Administrat.or. of Louis W. Brogdon

showeth that he has fully discharged all the duties of such administrat...; that he has paid all the debts of h.is... Intestate, ...; has turned over the residue on his... books to the lawful heirs of Louis W. Brogdon... he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from h.is... administration, and while such citation is running, his... proceedings as such Administrat.or may undergo a thorough revision by this Court.

[Signature] Administrat.or. 261 Mt. Vernon Rd. N. W. Tel. No. 255-0797 Atlanta Ga. 30328

GWINNETT COURT OF ORDINARY

Term, March 15th, 1973

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

[Signature] Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, Willard E. Little, Administrat.OT. of

Louis W. Brogdon, represents to the Court in h... petition, duly filed and entered on record, that he has fully administered Louis W. Brogdon

estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrat... should not be discharged from h.is... administration, and receive Letters of Dismission, on the first Monday in May 7th. 1973, 19...

[Signature] Ordinary.

GWINNETT COURT OF ORDINARY

MAY Term, May 7th, 1973

It appearing to the Court that the citation for a discharge from h.is... administration of Louis W. Brogdon... estate has been duly issued and published, and it also appearing to the

Court from a thorough examination of all the proceedings of said Louis W. Brogdon

Administrat... of Louis W. Brogdon... estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from h.is... administration, and no sufficient objection being offered to h... dismission, this Court orders that he be discharged from h.is... administration of Louis W.

Brogdon... estate, and that as evidence of this discharge, Letters of Dismission issue to h.im...

[Signature] Ordinary.

STATE OF GEORGIA:  
COUNTY OF GWINNETT:

TO THE ORDINARY OF SAID STATE AND COUNTY: No. "7191"

The Petition of HORACE C. MCKOY, shows:

1.

That on the 1st day of May, 1972, he was appointed by the Ordinary of said County as Administrator with the Will annexed of the Estate of Register Cecil Beavers, deceased, late of said County.

2.

That he has fully discharged all the duties of such Administrator.

3.

That he has paid all of the debts of said deceased, has fully settled with all of the heirs as such administrator, as the law in such case provides.

WHEREFORE, Petitioner prays that citation issue as usual in said case, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration, and while such citation is running, his proceedings as such administrator may undergo a thorough revision by this Court.

This 3 day of April, 1973.

RICHARDSON, CHENGGIS & CONSTANTINIDES  
BY: [Signature]  
Attorneys for Administrator

STATE OF GEORGIA:  
COUNTY OF GWINNETT:  
IN THE COURT OF ORDINARY, SAID STATE AND COUNTY:  
APRIL Term, 1973.

The petition of HORACE C. MCKOY, as Administrator of the

Estate of Register Cecil Beavers, deceased, having been filed, setting forth that he has fully administered as administrator of the Estate of Register Cecil Beavers, deceased, all the property and effects of said deceased, according to law, and praying for letters of dismissal as such administrator:

IT IS ORDERED THAT Citation issue and be published according to law, notifying the heirs-at-law and the creditors of the said deceased to be and appear at the MAY term, 1973, of this Court and show cause, if any they have or can, why the prayer of said Petition should not be granted.

This 3rd. day of April, 1973.

  
Ordinary of Gwinnett County, Georgia


C I T A T I O N

DISMISSION FROM ADMINISTRATION. WITH WILL ANNEXED

WHEREAS, Horace Camp McCoy Administrator With Will Annexed of Register Cecil Beavers. represents to the Court in his petition, duly filed and entered on record, that he has fully administered Register Cecil Beavers, estate:

This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrator should not be discharged from his administration, and receive Letters of Dismission on the first Monday in May 7th. 1973.

4/3/1973

  
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Ordinary

STATE OF GEORGIA:  
COUNTY OF GWINNETT:

No. 7191

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

MAY \_\_\_\_\_ Term, 1973.

It appearing to the Court that the Citation for a discharge from his administration with Will annexed of the Estate of Register Cecil Beavers, deceased, has been duly issued and published, and it appearing to the Court from a thorough examination of all the proceedings of said HORACE C. MCKOY, Administrator of said Estate, that he has fully and faithfully administered said Estate and is legally entitled to a discharge from his administration, no sufficient objection being offered to his dismissal, this Court orders that he be discharged from his administration of said estate and that letters of dismissal issue to him accordingly.

This 7th. day of May, 1973.

Alton W. Taylor  
Ordinary of Gwinnett County, Georgia

STATE OF GEORGIA, GWINNETT COUNTY

No. "7335"

To the Court of Ordinary of Said County:

The petition of B. H. Shackelford, Administrator of George N. Shackelford

showeth that he has fully discharged all the duties of such administrator; that he has paid all the debts of his intestate; has turned over the residue on his books to the lawful heirs of George N. Shackelford; he therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration, and while such citation is running, his proceedings as such Administrator may undergo a thorough revision by this Court.

B. H. Shackelford, Administrator, 1736 High Point Place N. E. Atlanta, Ga. 30306

GWINNETT COURT OF ORDINARY

Term, March 27th, 1973

The above petition having been read and considered, ordered that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alto W. Tucker, Ordinary

GEORGIA, GWINNETT COUNTY

Whereas, B. H. Shackelford, Administrator of

George N. Shackelford, represents to the Court in his petition, duly filed and entered on record, that he has fully administered George N. Shackelford estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Administrator should not be discharged from his administration, and receive Letters of Dismission, on the first Monday in May 7th, 1973.

Alto W. Tucker, Ordinary

GWINNETT COURT OF ORDINARY

MAY Term, May 7th, 1973

It appearing to the Court that the citation for a discharge from his administration of George N. Shackelford estate has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of said B. H. Shackelford Administrator of George N. Shackelford estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of

George N. Shackelford estate, and that as evidence of this discharge, Letters of Dismission issue to him

Alto W. Tucker, Ordinary

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. "7243.....

GEORGIA, GWINNETT COUNTY,

To the Ordinary of said County:

The petition of Mrs. June A. Wall, Natural Guardian of Louisa June Wall, showeth to the Court that she has fully executed the trust devolved on her; that she has complied with all her legal obligations as Guardian of Louisa June Wall and prays the Court to order the usual citation to issue, in order that she may obtain Letters of Dismission from such guardianship.

Mrs. June A. Wall
Rte. # 2, Auburn, Ga., 30247.

Gwinnett Court of Ordinary, APRIL 2nd, Term, 1973..

The above petition of Mrs. June A. Wall, that she may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alto W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

Mrs. June A. Wall, Natural Guardian of Louisa June Wall, has applied to me for a discharge from her guardianship of Louisa June Wall:

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in May 7th, 1973, next, else she will be discharged from her guardianship as applied for.

This 2nd day of April, 1973. Alto W. Tucker Ordinary

ORDER

Gwinnett Court of Ordinary, MAY 7th, Term, 1973.

The petition of Mrs. June A. Wall, Guardian of Louisa June Wall, for dismission from her guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of her returns, accounts, and vouchers, that she has fully and fairly executed her trust as Guardian of Louisa June Wall, and there being no valid objection offered why she should not be dismissed from her guardianship: It is ordered by the Court that she be, and is hereby, discharged from said guardianship and that Letters of Dismission, as usual in such cases, be issued to her.

Alto W. Tucker Ordinary

Recorded May 7, 1973.

Geo. J. Williams Ordinary

STATE OF GEORGIA,

FULTON COUNTY.  
WINNETT

No. "729"

To The Ordinary of Said County.

The Petition of Bruce W. Stowe  
as Guardian of William Harry Stowe

showeth that he has fully discharged the duties of his said trust, and is legally entitled to a discharge therefrom. Petitioner therefore prays an order directing that citation issue herein, and be published as required by law; and that his accounts and vouchers be examined, and if found correct, he be discharged from said guardianship.

Bruce W. Stowe  
Residing at 340 Spring Valley Drive  
Stone Mountain, Georgia

Upon reading the foregoing Petition, it is ordered that citation issue therein, and be published as the law requires.

John Williams  
C. C. Ordinary.

Fulton Court of Ordinary.  
WINNETT

May 7th. Term, 19 73

The Application, in writing, of Bruce W. Stowe  
as Guardian of William Harry Stowe

for dismissal from said trust, having been duly filed, and citation therein issued and published according to law, and it appearing to the Court, from a strict examination of said Guardian's accounts and vouchers, that he has fully discharged the duties of his trust as such Guardian; and it also appearing, by proof, that said Ward of age, and no objection being filed thereto, it is ordered that he be, and is hereby, discharged from said Guardianship, and that Letters of Dismission issue to him.

John Williams  
Ordinary.

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. .... P6540....

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of ... Shirley M. McClure ... Guardian of ... Sandra Joan Moss ... showeth to the Court that ... she ... has fully executed the trust devolved on ... her ... ; that ... she ... has complied with all ... her ... legal obligations as Guardian of ... Sandra Joan Moss ... and prays the Court to order the usual citation to issue, in order that ... she ... may obtain Letters of Dismission from such guardianship.

Shirley M. McClure
Rte. # 1, Loganville, Ga. 30249
Smith-Bailey Road

Gwinnett Court of Ordinary, ... March 28 ... Term, 19..73..

The above petition of ... Shirley M. McClure ... that ... may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alto W. Super Ordinary

GEORGIA, GWINNETT COUNTY.

Shirley M. McClure ... Guardian of ... Sandra Joan Moss ... has applied to me for a discharge from her ... guardianship of ... Sandra Joan Moss ...

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in ... 1973, next, else ... she ... will be discharged from ... her ... guardianship as applied for.

This ... 28 ... day of ... March ... 19 73 ... Ordinary.

Alto W. Super Ordinary

ORDER

Gwinnett Court of Ordinary, ... May 7th ... Term, 19..73.

The petition of ... Shirley M. McClure ... Guardian of ... Sandra Joan Moss ... for dismission from ... her ... guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of ... her ... returns, accounts, and vouchers, that ... she ... has fully and fairly executed ... her ... trust as Guardian of ... Sandra Joan Moss ... and there being no valid objection offered why ... she ... should not be dismissed from ... her ... guardianship: It is ordered by the Court that ... she ... be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to ... Shirley M. McClure

Alto W. Super Ordinary
J. J. Williams Ordinary

Recorded ... May 7 ... 19 73

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. "6932".....

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of Edwin Thomas Guardian of Billy Randall Thomas, showeth to the Court that he has fully executed the trust devolved on him; that he has complied with all his legal obligations as Guardian of Billy Randall Thomas and prays the Court to order the usual citation to issue, in order that he may obtain Letters of Dismission from such guardianship.

Edwin Thomas
1845 Flintwood Drive S. E.
Atlanta Ga. 30316

Gwinnett Court of Ordinary, APRIL Term, 19 73...

The above petition of Edwin Thomas that he may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

Alton W. Tucker Ordinary

GEORGIA, GWINNETT COUNTY,

Edwin Thomas Guardian of Billy Randall Thomas has applied to me for a discharge from his guardianship of Billy Randall Thomas

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in May 7th next, else he will be discharged from his guardianship as applied for.

This 11th day of April 19 73 Alton W. Tucker Ordinary

ORDER

Gwinnett Court of Ordinary, MAY 7th Term, 19 73.

The petition of Edwin Thomas Guardian of Billy Randall Thomas for dismission from his guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of his returns, accounts, and vouchers, that he has fully and fairly executed his trust as Guardian of Billy Randall Thomas and there being no valid objection offered why he should not be dismissed from his guardianship; It is ordered by the Court that he be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to Edwin Thomas.

Alton W. Tucker Ordinary
J. G. Williams Ordinary

Recorded May 7 19 73

GEORGIA, GWINNETT COUNTY

NO "6998"

To the Court of Ordinary of said County:

The petition of Charles R. LeMaster, Executor of the last will and testament of Andrew World Nelms, deceased, showeth that he has fully discharged all the duties of such Executor; that he has paid all the debts of his testate Andrew World Nelms; has turned over the residue on his books to the lawful heirs of Andrew World Nelms, as provided in said will. He therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration; and while such citation is running his proceedings as such Executor may undergo a thorough revision by this Court.

Charles R. LeMaster, Executor.

GWINNETT COURT OF ORDINARY, MARCH Term, 28th, 1973

The above petition having been read and considered, Ordered, that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court.

Alton W. Tucker, Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, Charles R. LeMaster, Executor of the last will of Andrew World Nelms, represents to the Court in his petition, duly filed and entered on record, that he has fully administered the Andrew World Nelms estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Executor should not be discharged from his administration, and receive Letters of Dismissal, on the first Monday in May 7th, 1973

3/28/1973

Alton W. Tucker, Ordinary.

GWINNETT COURT OF ORDINARY, APRIL MAY Term, 7th, 1973

It appearing to the Court that the citation for a discharge from his administration of the Andrew World Nelms estate has been duly issued and published, and it also appearing to the Court, from a thorough examination of all the proceedings of said Charles R. LeMaster, Executor of the Andrew World Nelms estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of the Andrew World Nelms estate, and that as evidence of this discharge, Letters of Dismissal issue to him.

Alton W. Tucker

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7238"

TO THE ORDINARY OF SAID COUNTY:

The petition of ROLLA W. WILLIAMS, as Guardian of the Property of RACHEL L. WILLIAMS, a minor, shows that he has fully discharged the duties of his said trust, and is legally entitled to a discharge therefrom. Petitioner therefore prays an Order directing that his accounts and vouchers be examined, and, if found correct, that he be discharged from said guardianship.

*Rolla W. Williams*  
\_\_\_\_\_  
ROLLA W. WILLIAMS

\*\*\*\*\*  
.....

GWINNETT COUNTY COURT OF ORDINARY

\_\_\_\_\_ MAY \_\_\_\_\_ Term, 1973

The application, in writing, of ROLLA W. WILLIAMS, as Guardian of the Property of RACHEL L. WILLIAMS, a minor, for dismissal from said trust, having been duly filed, and it appearing to the Court, from a strict examination of said Guardian's accounts and vouchers, that he has fully discharged his duties of the trust as such guardian, and no objection having been filed thereto, it is ordered that he be, and he is hereby, discharged from said guardianship, and that Letters of Dismission issue to him.

This 7th day of May, 1973.

*Alton W. Tupper*  
\_\_\_\_\_  
ORDINARY, GWINNETT COUNTY

STATE OF GEORGIA,

County of Gwinnett

} To the Ordinary of Said County:

NO. "7401"

THE PETITION OF H. Rhodes Jordan.AS Administrator OF THE ESTATE OF Samuel T. Hays

DECEASED, SHOWS THAT THE ESTATE OF SAID DECEASED CONSISTS OF:

ONE-HALF UNDIVIDED INTEREST, in all that tract or parcel of land lying and being in the Head Rights Section of Gwinnett County, Georgia, and being more particularly described as follows:

BEGINNING at an iron pin on the Westerly side of State Hwy. No. 124 at or near its junction with the Westerly right-of-way of Hamilton Mill Road at property line now or formerly of Hoke O'Kelley; thence South 34 degrees West 185 feet to a point; thence North 69 degrees 30 minutes West 486 feet to a point; thence North 12 degrees 16 minutes West 212 feet to an oak tree; thence South 69 degrees 30 minutes East 640 feet to the point of beginning.

Petitioner shows that it will be in the best interest of the estate and all parties concerned that said land be sold on the premises.

OYEA

AND THAT FOR THE PURPOSE OF Distribution among heirs

IT IS NECESSARY TO SELL THE SAID LAND.

WHEREFORE, PETITIONER PRAYS AN ORDER DIRECTING CITATION DO ISSUE AND BE PUBLISHED AS THE LAW REQUIRES, AND IF NO GOOD CAUSE BE SHOWN TO THE CONTRARY, YOUR PETITIONER BE GRANTED LEAVE TO SELL SAID LANDS.

H. Rhodes Jordan  
PETITIONER

Lawrenceville, Ga.  
ADDRESS

Gwinnett Court of Ordinary, 4/2/73 Term, 19     

UPON READING THE FOREGOING PETITION, IT IS ORDERED THAT CITATION ISSUE THEREIN AND BE PUBLISHED AS THE LAW REQUIRES.

Alton W. Tucker  
ORDINARY

CITATION

GEORGIA,

County of Gwinnett

ORDINARY'S OFFICE 4/2/73

H. Rhodes Jordan AS ADMINISTRATOR OF THE ESTATE OF

Samuel T. Hays

DECEASED, HAS APPLIED FOR LEAVE TO SELL THE LAND OF SAID Samuel T. Hays

THIS IS, THEREFORE, TO NOTIFY ALL CONCERNED TO FILE THEIR OBJECTIONS, IF ANY THEY HAVE, ON OR BEFORE THE FIRST MONDAY IN May, 1973 NEXT, ELSE LEAVE WILL THEN BE GRANTED SAID APPLICANT, AS APPLIED FOR.

Alton W. Tucker  
ORDINARY

ORDER

Gwinnett Court of Ordinary May 7, 1973. Term, 19       

THE WRITTEN PETITION OF H. Rhodes Jordan,

AS Administrator, OF THE ESTATE OF Samuel T. Hays

DECEASED, PRAYING FOR LEAVE TO SELL THE LAND OF SAID DECEASED, HAVING DULY FILED, AND IT APPEARING THAT NOTICE OF SAME HAS BEEN PUBLISHED AS REQUIRED BY LAW THAT IT IS NECESSARY FOR THE PURPOSE OF distribution among heirs. THAT SAID LAND BE SOLD, AND NO-OBJECTION BEING FILED

THERE TO. IT IS ORDERED BY THE COURT THAT THE SAID H. Rhodes Jordan, BE, AND IS HEREBY GRANTED LEAVE TO SELL FOR THE PURPOSE AFORESAID. THE FOLLOWING DESCRIBED LAND OF SAID DECEASED.

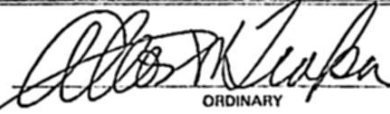
ONE-HALF UNDIVIDED INTEREST, in all that tract or parcel of land lying and being in the Head Rights Section of Gwinnett County, Georgia, and being more particularly described as follows:

BEGINNING at an iron pin on the Westerly side of State Hwy. No. 124 at or near its junction with the Westerly right-of-way of Hamilton Mill Road at property line now or formerly of Hoke O'Kelley; thence South 34, degrees West 185 feet to a point; thence North 69 degrees 30 minutes West 486 feet to a point; thence North 12 degrees 16 minutes West 212 feet to an oak tree; thence South 69 degrees 30 minutes East 640 feet to the point of beginning.

This leave to sell is granted, and that the sale may be held on the premises, and that the sale be a joint sale with the sale authorized on this date to H. Rhodes Jordan as Administrator of the estate of Lavada Hays.

DONE IN OPEN COURT

THIS 7 DAY OF May, 1973        19       

  
ORDINARY

STATE OF GEORGIA,

County of Gwinnett

} To the Ordinary of Said County:

NO. "7134"

THE PETITION OF H. Rhodes Jordan.AS Administrator. OF THE ESTATE OF Miss Lavada Hays

DECEASED, SHOWS THAT THE ESTATE OF SAID DECEASED CONSISTS OF:

ONE-HALF UNDIVIDED INTEREST, in all that tract or parcel of land lying and being in the Head Rights Section of Gwinnett County, Georgia, and being more particularly described as follows:

BEGINNING at an iron pin on the Westerly side of State Hwy. No. 124 at or near its junction with the Westerly right-of-way of Hamilton Mill Road at property line now or formerly of Hoke O'Kelley; thence South 34 degrees West 185 feet to a point; thence North 69 degrees 30 minutes West 486 feet to a point; thence North 12 degrees 16 minutes West 212 feet to an oak tree; thence South 69 degrees 30 minutes East 640 feet to the point of beginning.

Petitioner shows that it would be in the best interest of the estate and all parties concerned that said land be sold on the premises.

FILED IN THE OFFICE OF THE CLERK OF THE SUPERIOR COURT OF GWINNETT COUNTY, GEORGIA, THIS 11th DAY OF FEBRUARY, 1934.

OYER

AND THAT FOR THE PURPOSE OF Distribution among heirs.

IT IS NECESSARY TO SELL THE SAID LAND.

WHEREFORE, PETITIONER PRAYS AN ORDER DIRECTING CITATION DO ISSUE AND BE PUBLISHED AS THE LAW REQUIRES, AND IF NO GOOD CAUSE BE SHOWN TO THE CONTRARY, YOUR PETITIONER BE GRANTED LEAVE TO SELL SAID LANDS.

H. Rhodes Jordan  
PETITIONER

Lawrenceville, Ga.  
ADDRESS

Gwinnett Court of Ordinary, 4/2/73 Term, 19

UPON READING THE FOREGOING PETITION, IT IS ORDERED THAT CITATION ISSUE THEREIN AND BE PUBLISHED AS THE LAW REQUIRES.

Alton W. Zucker  
ORDINARY

CITATION

GEORGIA,

County of Gwinnett

ORDINARY'S OFFICE 4/2/73

H. Rhodes Jordan. AS ADMINISTRATOR OF THE ESTATE OF

Miss Lavada Hays.

DECEASED, HAS APPLIED FOR LEAVE TO SELL THE LAND OF SAID Miss Lavada Hays.

THIS IS, THEREFORE, TO NOTIFY ALL CONCERNED TO FILE THEIR OBJECTIONS. IF ANY THEY HAVE, ON OR BEFORE

THE FIRST MONDAY IN May, 1973 NEXT, ELSE LEAVE WILL THEN BE GRANTED SAID APPLICANT,

AS APPLIED FOR.

Alton W. Zucker  
ORDINARY

ORDER

Gwinnett Court of Ordinary 5/7/73 Term, 19

THE WRITTEN PETITION OF H. Rhodes Jordan,

AS Administrator, OF THE ESTATE OF Miss Lavada Hays,

DECEASED, PRAYING FOR LEAVE TO SELL THE LAND OF SAID DECEASED, HAVING DULY FILED, AND IT APPEARING THAT NOTICE OF SAME HAS BEEN PUBLISHED AS REQUIRED BY LAW THAT IT IS NECESSARY FOR THE PURPOSE OF Distribution among heirs, THAT SAID LAND BE SOLD, AND NO OBJECTION BEING FILED THERETO. IT IS ORDERED BY THE COURT THAT THE SAID H. Rhodes Jordan, BE, AND IS HEREBY GRANTED LEAVE TO SELL FOR THE PURPOSE AFORESAID. THE FOLLOWING DESCRIBED LAND OF SAID DECEASED.

ONE-HALF UNDIVIDED INTEREST, in all that tract or parcel of land lying and being in the Head Rights Section of Gwinnett County, Georgia, and being more particularly described as follows:

BEGINNING at an iron pin on the Westerly side of State Hwy. No. 124 at or near its junction with the Westerly right-of-way of Hamilton Mill Road at property line now or formerly of Hoke O'Kelley; thence South 34 degrees West 185 feet to a point; thence North 69 degrees 30 minutes West 486 feet to a point; thence North 12 degrees 16 minutes West 212 feet to an oak tree; thence South 69 degrees 30 minutes East 640 feet to the point of beginning.

This leave is granted, and that the sale may be held on the premises, and that the sale be a joint sale authorized on this date to H. Rhodes Jordan as Administrator of the estate of Samuel T. Hays.

DONE IN OPEN COURT

THIS 7 DAY OF May, 1973

*Allen W. Tucker*  
ORDINARY

PETITION

GEORGIA, WINNETT COUNTY.

To the Court of Ordinary of Said County: NO "7476"

The petition of CATHERINE B. TERRELL

whose post office address is 300 Dogwood Circle, Norcross, Georgia 30071

respectfully sheweth that on the 17th day of April, 1973, Ralph P. Terrell, Sr. a resident of said State and County, who resided at 300 Dogwood Circle, Norcross, Ga. 30071 departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the decensed, to wit:

Name	Address	Age	Relationship to Testat. OF
<u>Catherine B. Terrell</u>	<u>300 Dogwood Cir. Norcross, Ga. 30071</u>	<u>62</u>	<u>wife</u>
<u>R. P. Terrell, Jr.</u>	<u>2037 Stoneleigh Dr. Stone Mountain, Ga. 30083</u>	<u>50</u>	<u>son</u>

Petitioner produces said Will in Court and pray S that it be proven in Solemn Form, and to this end she pray S that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held on and for the County of WINNETT on 1973 to show cause why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said decensed.

Wherefore, petitioner pray S that Letters Testamentary issue to her in terms of the law.

This 8th day of May, 1973

Catherine B. Terrell  
Catherine B. Terrell Petitioner.  
WEBB, FOWLER & TANNER  
By: Jones Webb Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, Catherine B. Terrell, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 8th day of May, 1973

Catherine B. Terrell  
Catherine B. Terrell  
Jones Webb  
Notary Public, Winnett County, Ga.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Ralph P. Terrell, Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Ralph P. Terrell, Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Ralph P. Terrell, Jr.  
Ralph P. Terrell, Jr.  
Catherine B. Terrell  
Catherine B. Terrell

AFFIDAVIT TO PROBATE OF WILL

668

GEORGIA,   GWINNETT   COUNTY.

I, William C. O'Kelley do swear that I  
 as well as Ernestine O'Kelley saw the within named  
Ralph P. Terrell, Sr. sign and publish the within attached paper  
 as his last will and testament; that I subscribed the same as witness thereto at the special instance  
 and request of the said Ralph P. Terrell, Sr.  
 and in his presence, as did also Ernestine O'Kelley in the  
 presence of the testator and of each other; that the said Ralph P. Terrell, Sr.  
 signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

William C. O'Kelley  
Ernestine O'Kelley  
 Ernestine O'Kelley

Sworn to and subscribed before me, this 9th day of May 1973

Albert W. Zuber  
 Ordinary.

CATHERINE B. TERRELL PROFOUNDER }   GWINNETT   COURT OF ORDINARY.  
 vs. } Petition for Probate in Solemn Form  
RALPH P. TERRELL, SR. DECEASED }   MAY   Term, 1973.

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Catherine B. Terrell, Ralph P. Terrell, Jr.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
 mony of the witnesses to this Will, William C. O'Kelley and Ernestine O'Kelley  
 that this paper is the last Will and Testament of Ralph P. Terrell, Sr.  
 and that he was competent to make a Will at the time  
 signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
 to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
 deceased.

Ordered further that Letters Testamentary issue to Catherine B. Terrell, the  
 executrix named in said Will, upon her taking oath required by law.

This 9th day of May, 1973

Albert W. Zuber  
 Ordinary.

O A T H

GEORGIA,   GWINNETT   COUNTY.

I, Catherine B. Terrell, do solemnly swear that,  
 so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Ralph P. Terrell, Sr., deceased, and that I will well and truly execute the same in accordance  
 with the laws of this State. So help me God.

Catherine B. Terrell  
 Catherine B. Terrell

Sworn to and subscribed before me, this 9th day of May, 1973

Albert W. Zuber  
 Court of Ordinary.

PETITION

No. 7473

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

The petition of R. O. BROCK

whose post office address is Lawrenceville, Ga. Route # 2

respectfully sheweth that on the 9th day of June, 1972 Carl T.

Brock a resident of said State and County, who resided at Lawrenceville Rt @ Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as execut. of

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. of
<u>Hattie J. Brock</u>	<u>Lawrenceville Ga</u>		<u>wife</u>
<u>R. O. BROCK</u>	<u>Lawrenceville Ga</u>		<u>son</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end he prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in       , 19      , to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to him in terms of the law.

This 7th day of May, 1973

R O Brock Petitioner.  
Gene Reeves, Jr. Attorney for Petitioner.  
Lawrenceville, Ga

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, R. O. Brock, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 7th day of May, 1973

R O Brock  
Albert W. Tucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of CARL T. BROCK deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said CARL T. BROCK and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

x Hattie J. Brock

x R O Brock

AFFIDAVIT TO PROBATE OF WILL

670

GEORGIA, GWINNETT COUNTY.

I, Richard M. Craig do swear that I  
as well as Anita Mason saw the within named  
Carl T. Brock

sign and publish the within attached paper  
as his last will and testament; that he subscribed the same as witness thereto at the special instance  
and request of the said Carl T. Brock

and in his presence, as did also we in the  
presence of the testator and of each other; that the said Carl T. Brock  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

One of the witnesses, Anita  
Mason's whereabouts is unknown  
Mr. Craig attests to her signature  
which he knows, since she was his  
Secretary.

*Anita Mason*

Sworn to and subscribed before me, this 7th day of May, 19 73

*Alfred W. Tucker*  
Ordinary.

R. O. Brock vs. PROPOUNDER } Gwinnett COURT OF ORDINARY.  
Carl T. Brock vs. DECEASED } Petition for Probate in Solemn Form  
May 7th Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest,  
Hattie J. Brock and R. O. Brock

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, Richard M. Craig and Anita Mason  
that this paper is the last Will and Testament of Carl T. Brock

and that he was competent to make a Will at the time he  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to R. O. Brock, the  
execuOR named in said Will, upon him taking oath required by law.

This 7th day of May, 1973.

*Alfred W. Tucker*  
Ordinary.

IA, Gwinnett COUNTY.

I, R. O. Brock, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Carl T. Brock, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

*R. O. Brock*

Sworn to and subscribed before me, this 7th day of May, 19 73

*Alfred W. Tucker*  
Court of Ordinary.

IN THE COURT OF ORDINARY FOR THE COUNTY OF GWINNETT  
STATE OF GEORGIA

IN RE:  
ESTATE OF GEORGE LINTON KELLEY, JR.

No. 7265

The petition of Mrs. G. L. (Willene) Kelley, Jr., as administratrix of the Estate of George Linton Kelley, Jr., deceased, shows:

1.

At the time of his death the deceased was conducting and operating a Ford Dealership business in Buford, Georgia under the name of G. L. Kelley.

2.

Petitioner, as administratrix, has been operating said business pursuant to Orders entered in this case on June 19, 1972 and September 8, 1972.

3.

The affairs of said estate have not reached a point where the estate may be distributed and the administration terminated.

4.

Applicant shows that it is to the best interest of said estate to continue to operate said business because the going concern value and good will value needs to be preserved and conduct of the business and sale of vehicles needs to continue in the usual and ordinary course of business.

5.

The petitioner desires an Order of the Ordinary authorizing and approving the operation and carrying on of the business of deceased by petitioner as administratrix for and during the year 1973.

6.

Petitioner and Patricia Anne Kelley are the heirs at law of said deceased and there is attached hereto an acknowledgement of service of this petition signed by said Patricia Anne Kelley.

WHEREFORE Petitioner prays that an order authorizing and allowing petitioner as administratrix to continue to carry on the business of deceased for and during the year 1973 to be granted and entered.

REEVES & COLLIER

By Merrell Collier  
Merrell Collier  
Attorneys for Mrs. G. L.  
(Willene) Kelley, Jr.,  
Administratrix

411 Candler Bldg.  
Atlanta, Georgia 30303

ACKNOWLEDGEMENT OF SERVICE

Due and legal service of a copy of the foregoing petition is hereby acknowledged, and all other and further notice and service is hereby waived.

THIS 14 day of May 1973.

Patricia Anne Kelley

IN THE COURT OF ORDINARY FOR THE COUNTY OF GWINNETT  
STATE OF GEORGIA

IN RE:  
ESTATE OF GEORGE LINTON KELLEY, JR.

No. 7266

ORDER

MAY TERM 1973

It appearing that pursuant to orders entered June 19, 1972 and September 8, 1972, Mrs. G. L. (Willene) Kelley, Jr. as administratrix of the Estate of George Linton Kelley, Jr., deceased, has been operating the Ford dealership business that was being operated by deceased and said administratrix having filed a petition to be allowed to continue to carry on said business during the year 1973, and it appearing to be in the best interest of the Estate of said deceased to continue to operate said business during the year 1973 and until said Estate and administration is terminated,

It is ordered that the continued operation of said business during the year 1973 and until said Estate and administration is terminated is hereby authorized and approved and that Mrs. G.L. (Willene) Kelley, Jr., permanent administratrix of the Estate of said deceased, is hereby authorized as such to continue to conduct and operate said business under the business name thereof and in the usual and ordinary course of business during the year 1973 and until said Estate and administration is terminated, and the operation and said conduct of said business by said administratrix during the year 1973 to this date pursuant to previous orders of this Court is hereby approved.

It is so ordered on this 14th day of May 1973.

*Alton H. Tuben*  
Ordinary, Gwinnett County, Georgia

674

No. 7477

STATE OF GEORGIA, Gwinnett COUNTY

To the Ordinary of said County:

The petition of LUCELEN JOHNSON COWAN respectfully showeth that TOM SNELL JOHNSON, a resident of said County until his death, which happened on the 8th day of May, 1973, has left a considerable estate, real and personal, in said State, and that he died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said Tom Snell Johnson deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that Lucelen Johnson Cowan is entitled by law to be appointed Administrator of said estate, she being the only heir at law of said Tom Snell Johnson, deceased.

Petitioner would further state that she is a resident of said State, and that the estate of said Tom Snell Johnson, deceased, is worth about Thirty Thousand Dollars.

Lucelen Johnson Cowan

Lucelen Johnson Cowan Phone 759 West Avenue 382-4433 Cartersville, Ga. 30120

GWINNETT COURT OF ORDINARY

At Chambers, May 14, 1973

The application of Lucelen Johnson Cowan for Temporary Letters of Administration on the estate of Tom Snell Johnson late of Gwinnett County, deceased, being before me for consideration, and being satisfied by proper proof that her application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said Tom Snell Johnson, deceased, do issue to said Lucelen Johnson Cowan upon her giving bond and security in the sum of Sixty Thousand and no/100 Dollars, and taking the usual oath.

J. Williams, Ordinary.

STATE OF GEORGIA, Gwinnett COUNTY. OATH.

You, Lucelen Johnson Cowan, do solemnly swear that you will well and truly perform all the duties of Temporary Administrator on the estate of Tom Snell Johnson, deceased, according to law, to the best of your ability. So help you God.

Lucelen Johnson Cowan

Sworn to and subscribed before me, this 14th day of May, 1973

J. Williams Clerk, Court of Ordinary

PETITION BY GUARDIAN FOR LEAVE  
TO SELL WARDS' PROPERTY.

GEORGIA, GWINNETT COUNTY

No. "7373"

TO THE ORDINARY OF SAID COUNTY:

The petition of JAMES B. ELDER, as Guardian of JAMES B. ELDER, JR., and PATRICIA DAWN ELDER, minor children, respectfully shows:

1.

Minor wards are residents of said County. Petitioner was named and appointed such guardian by the Court of Ordinary of said County and is acting as such.

2.

The mother of the two said minor children was SANDRA DUTTON ROBERTSON ELDER, a resident of Gwinnett County, Georgia at the time she died intestate on June 30, 1972, leaving as her heirs at law, her husband, Petitioner herein, and her six children to-wit: Delores Ann Robertson, Dwayne Eddie Robertson, Valerie Elaine Robertson, Kimberley Lynn Robertson, James B. Elder, Jr. and Patricia Dawn Elder. Petitioner shows that he is the father and duly appointed Guardian of James B. Elder, Jr., and Patricia Dawn Elder.

3.

At the time of her death, SANDRA DUTTON ROBERTSON ELDER, owned the property described on the attached Exhibit "A" subject only to the outstanding indebtedness against said property.

4.

The Petitioner herein and the seven (7) heirs of SANDRA DUTTON ROBERTSON ELDER own said property as Tenants in common, each owning an undivided one-seventh (1/7) interest therein.

5.

The interest of Petitioner's wards in said property can be sold for the sum of \$3,000.00 dollars cash to Roy R. Robertson, at private sale, provided an order be entered herein granting petitioner as guardian aforesaid authority to sell the interests of his wards therein.

6.

Petitioner shows that the sale of the undivided two-sevenths (2/7) interest in said described property owned by his wards would be for the best interest of said wards as the proceeds of said sale are necessary for their care, support and maintenance.

7.

A guardian ad litem should be named for the said JAMES B. ELDER, JR., and PATRICIA DAWN ELDER.

8.

This proceeding is had under the provisions of Section 49-204 of Georgia Code Annotated.

WHEREFORE, petitioner prays:

- 1. That citation issue and that a copy thereof and of this petition be served personally on JAMES B. ELDER, JR. and PATRICIA DAWN ELDER, by the Sheriff of said County.
- 2. That a guardian ad litem be named for the said minors.
- 3. That after publication of said Citation in terms of the law, that an order be entered herein at the January Term, 1973 of this Court, authorizing a sale of the undivided two-sevenths (2/7) interest of JAMES B. ELDER, JR., and PATRICIA DAWN ELDER in said lands at private sale to ROY R. ROBERTSON on the terms hereinbefore set forth, and for the purposes set out.

WEBB, FOWLER & TANNER

By: William G. Tanner  
 William G. Tanner  
 Attorneys for Petitioner

I swear that the contents of the above and foregoing petition to be true and correct, So help me God.

James B. Elder  
James B. Elder

Sworn to and subscribed before me,  
this 5th day of December, 1972.

William G. Janner  
Notary Public, Gwinnett County, Georgia.

ORDER FOR CITATION

The petition of JAMES B. ELDER, as Guardian for JAMES B. ELDER, JR. and PATRICIA DAWN ELDER for an order for the sale of an undivided two-sevenths (2/7) interest in property of his wards having been read and considered:

IT IS ORDERED that citation issue and be published as required by law.

This 6th day of December, 1972.

Alton W. Tucker  
Alton W. Tucker, Ordinary  
Gwinnett County, Georgia

GEORGIA, GWINNETT  
COUNTY

CITATION

TO WHOM IT MAY CONCERN:

JANES B. ELDER, as Guardina of JANES B. ELDER, JR. and PATRICIA DAWN ELDER, minor children, has filed his petition asking for an order allowing him to sell the undivided two-sevenths (2/7) interests of his wards in certain property for the purpose of providing for the care and support of said minors. All interested persons are hereby cited to show cause before the Court of Ordinary on the First Tuesday in January, 1973 why said order should not be granted as prayed.

This December 6th, 1972

Alton W. Tucker  
Alton W. Tucker, Ordinary  
Gwinnett County, Georgia

## EXHIBIT "A"

All that tract or parcel of land lying and being in Land Lot 201 of the 5th Land District, Gwinnett County, Georgia, and more particularly described as follows:

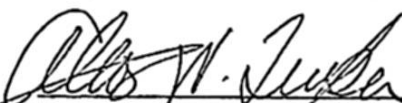
BEGINNING at an iron pin corner on the northerly right-of-way line of New Hope paved road adjoining the southeasterly corner of property of Billy E. Holcomb, and run thence in an easterly direction along the northerly right-of-way line of New Hope paved road 150 feet to a corner with property of Mildred H. and Garnett Teal; thence in a northerly direction along property of Teal 297 feet to an iron pin corner at property of Lake; thence along property of Lake in a westerly direction to an iron pin corner with property of Billy E. Holcomb; thence along property of Billy E. Holcomb in a southerly direction 365 feet to an iron pin corner on the northerly right-of-way line of New Hope paved road, being the point of beginning.

ORDER APPOINTING GUARDIAN AD LITEM.

GEORGIA, GWINNETT COUNTY

In the matter above, it appears that JAMES B. ELDER, JR., and PATRICIA DAWN ELDER, are minor wards of petitioner, JAMES B. ELDER, who is also interested in the property set out and described in the petition, it is, therefore, ordered that James A. Henderson be, and is, named guardian ad litem for said JAMES B. ELDER, JR., and PATRICIA DAWN ELDER. Let the guardian ad litem signify acceptance of this appointment in writing.

This 6th day of December, 1972.

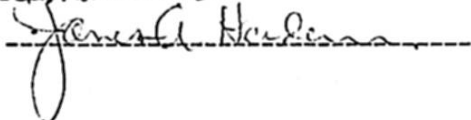
  
 Alton W. Tucker, Ordinary  
 Gwinnett County, Georgia.

ACCEPTANCE OF APPOINTMENT  
BY GUARDIAN AD LITEM

I accept the above appointment as Guardian Ad Litem of JAMES B. ELDER, JR., and PATRICIA DAWN ELDER, and agree to serve as such herein.

Also, I acknowledge service of a copy of the petition and citation issued thereon, and all other and further services waived.

This 11th day of December, 1972.



STATE OF GEORGIA GWINNETT COUNTY James B. Elder, JR.

I have this day served and returned personally with a true copy of the within writ this 26 day of April, 1973  
W. Aubrey Jr.  
 Sheriff Gwinnett County Georgia

STATE OF GEORGIA GWINNETT COUNTY Patricia Dawn Elder

I have this day served and returned personally with a true copy of the within writ this 26 day of April, 1973  
W. Aubrey Jr.  
 Sheriff Gwinnett County Georgia

WEBB, FOWLER  
& TANNER

ATTORNEYS AT LAW

P.O. BOX 27

LAWRENCEVILLE, GEORGIA

30248

963-5423

GWINNETT COUNTY  
COURT OF ORDINARY  
MAY TERM, 1973

No. "7371"

MAY TERM.1973

O R D E R

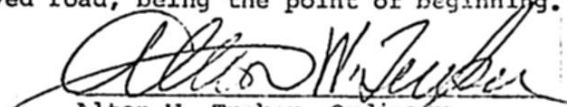
THE PETITION of JAMES B. ELDER, as Guardian of the property of JAMES B. ELDER, JR., and PATRICIA DAWN ELDER, minor children, having been read and considered, and it appearing to the Court that said minor children had been personally served with a copy of said petition, that Citation was issued and published as required by law, that a Guardian Ad Litem for the minor children has been appointed and has acknowledged service, and that the proposed sale of the property of said minor children as described in the petition of their Guardian, would be for the best interest of said minor children;

IT IS HEREBY CONSIDERED AND ORDERED that JAMES B. ELDER is authorized to sell the undivided two-sevenths interest of JAMES B. ELDER, JR. and PATRICIA DAWN ELDER, in and to the following described property for the sum of Three Thousand and No/100-----(\$3,000.00)---Dollars:

All that tract or parcel of land lying and being in Land Lot 201 of the 5th Land District, Gwinnett County, Georgia, and more particularly described as follows:

BEGINNING at an iron pin corner on the northerly right-of-way line of New Hope paved road adjoining the southeasterly corner of property of Billy E. Holcomb and run thence in an easterly direction along the northerly right-of-way line of New Hope paved road 150 feet to a corner with property of Mildred H. and Garnett Teal; thence in a northerly direction along property of Teal 297 feet to an iron pin corner at property of Lake; thence along property of Lake in a westerly direction to an iron pin corner with property of Billy E. Holcomb; thence along property of Billy E. Holcomb in a southerly direction 365 feet to an iron pin corner on the northerly right-of-way line of New Hope paved road, being the point of beginning.

This May 7th. 1973

  
Alton W. Tucker, Ordinary  
Gwinnett County, Georgia.

PETITION

No. 7478

GEORGIA, Gwinnett. COUNTY.

To the Court of Ordinary of Said County:

The petition of Bobby R. Murphy

whose post office address is 7 Lanier Avenue Buford, Ga.

respectfully showeth that on the 29th day of April, 1973,

Bell H. Murphy a resident of said State and County, who resided at Duluth, Ga.

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. or.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. or
<u>Ernest L. Murphy Jr.</u>	<u>Duluth, Ga.</u>	<u>53</u>	<u>son</u>
<u>Bobby R. Murphy</u>	<u>Buford, Ga.</u>	<u>47</u>	<u>son</u>
<u>Bessie Mae Freeman (formerly Roberts)</u>	<u>Duluth, Ga.</u>	<u>49</u>	<u>dau</u>

At the time of probate of the will Ernest L. Murphy was deceased.

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in June, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to him in terms of the law.

This 11th day of May, 1973.

Telephone 945-7172

Bobby R. Murphy Petitioner.  
H. RHODES JORDAN Attorney for Petitioner.

GEORGIA, Gwinnett. COUNTY.

Personally appeared before me, Bobby R. Murphy, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 11th day of May, 1973.

H. Rhodes Jordan J.P. Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Bell H. Murphy deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Bell H. Murphy and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Bobby R. Murphy  
Bessie Mae Freeman

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

We, the undersigned, do swear that we

ascertain saw the within named Bell H. Murphy

sign and publish the within attached paper as her last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said Bell H. Murphy

and in her presence, as did also H. Rhodes Jordan and Joyce M. Greason in the presence of the testator and of each other; that the said Bell H. Murphy signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*H. Rhodes Jordan*  
*Joyce M. Greason*

Sworn to and subscribed before me, this 15th day of May, 1973

*Alto W. Tupper*  
Ordinary.

Bobby R. Murphy PROPOUNDER  
vs.

Gwinnett COURT OF ORDINARY.  
Petition for Probate in Solemn Form

Bell H. Murphy DECEASED

May, 1973 Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Bobby R. Murphy, Bessie Mae Freeman, Ernest L. Murphy, Jr.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, H. Rhodes Jordan and Joyce M. Greason that this paper is the last Will and Testament of Bell H. Murphy

and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Bobby R. Murphy; the executor named in said Will, upon his taking oath required by law.

This 15th day of May, 1973

*Alto W. Tupper*  
Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Bobby R. Murphy, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named Bell H. Murphy, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Bobby R. Murphy*

Sworn to and subscribed before me, this 15th day of May, 1973

*Alto W. Tupper*  
Judge Court of Ordinary.

G E O R G I A

GWINNETT COUNTY

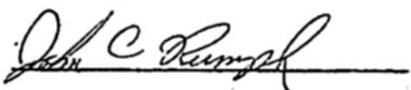
Re: Joint Will of:  
Webster Jerome Rumph and  
Laura Bell Rumph

Under date of October 21, 1963, Mr. Webster Jerome Rumph and Mrs. Laura Bell Rumph are now both deceased. They chose as their executor in the event both of them was deceased John C. Rumph.

Under all circumstances I am not in a position at this time to serve as executor of the said Will and renounce any and all rights which I may have had to do so under the terms of the said Will.

I am one of the children of Mr. and Mrs. Rumph, and I suggest the Court appoint my sister Mrs. Thomas E. Adams under the same terms and conditions which I was appointed.

This the 26th day of March, 1973.



JOHN C. RUMPH

We, the undersigned, being all of the heirs at law and children of Mr. and Mrs. Rumph do hereby consent to the above and we also consent for Mrs. Thomas E. Adams to be the Administrator, <sup>trix</sup> and we all agree that all of the conditions set out in the Will relieving the executor from making bond and selling the property shall stand.

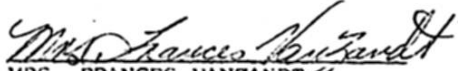
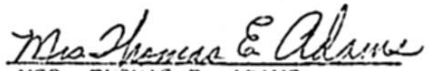
  
MRS. FRANCES VANZANDT  
MRS. THOMAS E. ADAMS  
MR. JOHN C. RUMPH  
MRS. SHIRLEY BUCKLEY

Exhibit "A"

APPLICATION TO PROBATE WILL

GWINNETT  
GEORGIA, ~~KKX~~ COUNTY

TO THE ORDINARY OF SAID STATE AND COUNTY:

The application of MRS. THOMAS E. ADAMS  
whose post office address is P. O. Box 251, Cumming, Georgia 30130  
respectfully shows to the Court:

(1) On March 23, 1973, LAURA BELL RUMPH  
First Middle Last Name  
whose place of domicile was Rt. 1, Box 38, Snellville, Gwinnett, Georgia  
Street City County State  
and whose legal residence was Same as above  
Street City County State  
departed this life owning property in Georgia.

(2) Decedent during her lifetime duly made and published a last will and testament which is herewith offered for probate in ~~KKX~~ (solemn) form.

(3) Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age, residence and relationship to decedent set opposite the name of each:

<u>Name</u>	<u>Age</u>	<u>Address</u>	<u>Residence</u>	<u>Relationship</u>
Mrs. Frances VanZandt	42	P.O. Box 90, Snellville, Ga.		daughter
Mrs. Thomas E. Adams	40	P.O. Box 251, Cumming, Ga.		daughter
Mr. John C. Rumph	39	8701 S.W. 200th St., Miami, Fla.		son
Mrs. Shirley Buckley	37	Rt. 1, Box 38, Grayson, Ga.		daughter

(5) Additional data\*

(\*Where full particulars are lacking state here the reasons for any such omission. Also state here all pertinent facts which may govern the method of giving notice to any party and which may determine whether or not a guardian ad litem shall be appointed for any party.)

WHEREFORE, applicant ~~X~~ pray (s) leave to prove said will in ~~KKX~~ (solemn) form, that it be admitted to record on proper proof, that Letters Testamentary issued and that due and legal notice be given as the law requires and that this court order such other relief as may be meet and proper under the circumstances.

Mrs. Thomas E. Adams  
Petitioner  
.....  
Petitioner

Personally appeared before me the undersigned who on oath state (s) that to the best of the knowledge and belief of undersigned, the facts set forth in the foregoing application are true.

Mrs. Thomas E. Adams  
Petitioner  
.....  
Petitioner

Sworn to and subscribed before me, this 24 day of April, 1973

M. L. [Signature]  
Clerk, Court of Ordinary or  
Notary Public, State at Large  
My Commission Expires Aug. 23, 1976

ACKNOWLEDGMENT OF SERVICE

State of Georgia }  
                          } GWINNETT  
                          } XXXXXX  
County of Fulton }

IN THE COURT OF ORDINARY  
OF SAID COUNTY

IN RE:  
APPLICATION OF  
FOR PROBATE OF WILL OF

DECEASED.

We, the undersigned, being over 21 years of age, laboring under no legal disability and being heirs at law of MRS. LAURA BELL RUMPH deceased, hereby acknowledge service of application to probate said will in solemn form and waive copies of same and all further service and notice and hereby assent to the probate of said will in solemn form instant.

*Mrs. Thomas E. Adams* \_\_\_\_\_  
*Mr. John S. [unclear]* \_\_\_\_\_  
*Mrs. Frances Van Zandt* \_\_\_\_\_  
*Mrs. Sissy Buckley* \_\_\_\_\_  
\_\_\_\_\_

ORDER

GWINNETT  
XXXXXX  
Bulton Court of Ordinary

..... MAY ..... Term, 19..73..

It being shown to the court, in the matter of ..... MRS. LAURA BELL .....

RUMPH's ..... last Will and Testament, propounded by ..... MRS. THOMAS .....

E. ADAMS ..... named as ~~XXXXX~~ that said ..... MRS. LAURA BELL .....

RUMPH ..... died a resident of said county, and that due notice of the intention of

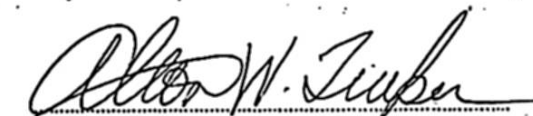
said propounder ..... to proceed with the proof in solemn form at this term of court, has been served on all  
of the heirs at law of the deceased, MRS. LAURA BELL RUMPH all in accord-  
ance with the laws of this State, and all other requirements of law having been fulfilled, and the said Will  
having been proven in open court by the witnesses thereto, to be the last Will and Testament of ..... MRS. ....

LAURA BELL RUMPH ..... as alleged by the propounder .....

It is Ordered by this court that said Will be established as ..... MRS. LAURA BELL RUMPH's .....

last Will and Testament, and that the same be admitted to record, as proven in solemn form, ~~substantive~~  
~~Administrative with will attached~~  
..... have leave to qualify as such, and upon so doing that Letters Testamentary issue to ..... her .....

This May 16th. 1973

  
.....  
Judge, Court of Ordinary

STATE OF GEORGIA

COUNTY OF GWINNETT

No. "7480"

PETITION FOR ORDER ACCEPTING BOND AND VESTING  
GUARDIANSHIP OF PROPERTY

The petition of Mr. William D. Sailors shows that he is the natural guardian of his child, Polly Ann Sailors, age 12. As said minor is entitled to considerable property by reason of an automobile collision occurring on December 5, 1972, involving a vehicle owned by Marvin C. Fox, Jr. and operated by Bobby Bradberry Fox, which property petitioner desires to demand and receive for said minor. Petitioner, therefore, in compliance with the statute herewith, tenders a guardian's bond and asks that the same be duly filed, accepted and recorded and that the petitioner be vested with the authority of guardian also of said property.

*This is the 16th day of May, 1973.*  
*William D. Sailors*

Mr. William D. Sailors

1174 Duluth Road

963-8538

Lawrenceville Ga. 30245

GWINNETT COURT OF ORDINARY

MAY TERM May 16th., 1973

No. "7480"

ORDER.

Mr. William D. Sailors, Natural Guardian of his minor child, Polly Ann Sailors, having filed a bond with good security in terms of the law, and which is hereby accepted for the guardianship of the property of said minor child by reason of settlement of claims for damage in the total sum of \$5,135.93. It is ordered that said bond be recorded and that Mr. William D. Sailors be and hereby is vested with all the authority of guardian of this property to receive the same and manage it according to law.

May 16th. 1973

  
Ordinary

GEORGIA

GWINNETT COUNTY

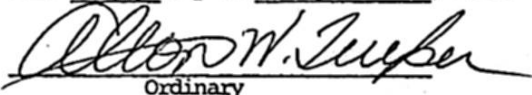
I do solemnly swear that I will well and truthfully perform the duties required of me as guardian of the property of Polly Ann Sailors and faithfully account with my said ward for her estate.

So help me God.

  
Mr. William D. Sailors

Sworn to and subscribed before me

this 16th. day of May, 1973.

  
Ordinary

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. 7480

MAY TERM 1973

TO THE COURT OF ORDINARY OF SAID COUNTY:.

The petition of William D. Sailors as father and natural guardian of the property of Polly Ann Sailors respectfully shows:

1.

Petitioner is duly appointed, qualified, and acting guardian of the property of his daughter, Polly Ann Sailors, by virtue of an order of this Court passed at this the May 16<sup>th</sup> term, 1973.

2.

Petitioner and his minor ward are residents of said state and county and are subject to the jurisdiction of this Court.

3.

Petitioner, as guardian of the property of the aforesaid minor, has claimed against Marvin C. Fox, Jr., Mrs. Marvin C. Fox, Jr. and Bobby Bradberry Fox by virtue of the following facts. On or about December 5, 1972, said minor was injured when she was a pedestrian and struck by an automobile driven by Bobby Bradberry Fox and owned by Marvin C. Fox, Jr. The accident occurred in the parking lot of Central Gwinnett High School. As a result of this accident, Petitioner's minor ward, Polly Ann Sailors, sustained a fracture of the middle third of the left femur. Since the date of said accident, the said minor has made satisfactory recovery, but she is still under the care of a physician.

4.

Petitioner contends that said Marvin C. Fox, Jr., Mrs. Marvin C. Fox, Jr. and Bobby Bradberry Fox are liable in damages for the injuries to said minor by reason of negligence of said Bobby Bradberry Fox, which your Petitioner contends constitutes the proximate cause of the above-described accident.

5.

Marvin C. Fox, Jr., Mrs. Marvin C. Fox, Jr. and Bobby Bradberry Fox contend that they are not responsible and liable in any way, for whatever

SWIFT, CURRIE,  
MCGHEE & HIERS  
2000 GAS LIGHT TOWER  
ATLANTA, GEORGIA  
30303  
PHONE  
521-3240  
AREA CODE 404

damages might have been sustained by said minor as a result of the accident.

6.

Petitioner and Marvin C. Fox, Jr., Mrs. Marvin C. Fox, Jr. and Bobby Bradberry Fox have agreed upon a compromise adjustment of all claims which petitioner and said minor may have against them and under the terms of this Agreement, your petitioner as guardian of the property of Polly Ann Sailors, will be paid the sum of \$5,135.93 of which \$3,185.93 has been paid to your petitioner and as the property of the petitioner and not of the minor, Polly Ann Sailors.

7.

Your petitioner believes that this is a fair, reasonable and just settlement in the circumstances and that the same is entered into in good faith and that it would be to the best interest of said minor.

WHEREFORE, your petitioner prays an order from this Court authorizing said petitioner to accept said offer of compromise and settlement as set forth above in authorizing your petitioner to consummate the said settlement and to execute any and all receipts, releases and other documents necessary to affect a settlement in full and release all claims against Marvin C. Fox, Jr., Mrs. Marvin C. Fox, Jr. and Bobby Bradberry Fox arising from said accident.

*William D. Sailors*  
Mr. William D. Sailors

STATE OF GEORGIA  
COUNTY OF GWINNETT

On this 16th day of May, 1973, before me personally appeared the undersigned, Mr. William D. Sailors, who, on oath, says that the averments made in the foregoing petition are true.

*William D. Sailors*  
Mr. William D. Sailors

Sworn to and subscribed before me this

16th day of May, 1973.

*Albert H. Tupper*  
Ordinary

SWIFT, CURRIE,  
MCGHEE & MIERS  
2000 GAS LIGHT TOWER  
ATLANTA, GEORGIA  
30303  
PHONE  
521-3240  
AREA CODE 404

STATE OF GEORGIA  
COUNTY OF GWINNETT

GWINNETT COURT OF ORDINARY - CHAMBERS . . . . .     MAY 16th    , 1973

ORDER

The foregoing Petition having been read and considered, and it appearing upon the hearing that the facts set out in said Petition are true and that said settlement is fair, reasonable, and just, that the same is made in good faith and will be to the best interest of the estate and would advance the interest of said minor;

It is hereby ORDERED and ADJUDGED that Petitioner be and he is authorized to consummate said settlement as prayed in said Petition, and to execute any and all agreements, receipts, releases, or other documents necessary or proper to effect such settlement, and such agreements, receipts, releases, or other documents shall constitute a full, final, and complete settlement of any and all actions, causes of action, claims or demands which the said minor, Polly Ann Sailors, now has or hereafter may have against Marvin C. Fox, Jr., Mrs. Marvin C. Fox, Jr. and Bobby Bradberry Fox or any other party by reason of said accident, as fully and completely as if said minor were of age and had executed said agreement, receipts, releases or other documents herself.

This 16th day of May, 1973.

  
ORDINARY, GWINNETT COUNTY, GEORGIA

STATE OF GEORGIA  
COUNTY OF GWINNETT

MAY TERM 1973

PETITION FOR LEAVE TO ENCROACH ON CORPUS

No. "7480"

TO THE ORDINARY OF SAID COUNTY:

The petition of Mr. William D. Sailors, Guardian of Polly Ann Sailors, minor, 12 years of age, shows:

That as such guardian he has in hand the sum of \$1,950.00, which is the property of Polly Ann Sailors and he also acknowledges that he has been paid as an advancement to him property belonging to him in the sum of \$3,185.93.

That the income from said sum is insufficient for the maintenance and education of said ward;

WHEREFORE, your petitioner prays that Your Honor will grant an order allowing him to expend from the corpus of said ward's estate, the sum of \$1,950.00 for the purpose of maintenance and education of said ward for a period of twelve months from date.

*William D. Sailors*  
Mr. William D. Sailors, residing at  
1147 Duluth Road, Lawrenceville,  
Gwinnett County, Georgia

STATE OF GEORGIA  
COUNTY OF GWINNETT

Personally appeared before the undersigned, Mr. William D. Sailors, who on oath says that the averments in the foregoing petition are true.

*William D. Sailors*  
Mr. William D. Sailors

Sworn to and subscribed before me this

16th day of May, 1973.

*Alton W. Tupper*  
Ordinary

SWIFT, CURRIE,  
MCGHEE & HIERS  
208 GAS LIGHT TOWER  
ATLANTA, GEORGIA  
30303  
PHONE  
521-3240  
AREA CODE 404

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7480"

GWINNETT COURT OF ORDINARY - CHAMBERS

May 16th, 1973.

Upon reading and considering the foregoing Petition and it appearing that the averments therein made are true, it is ordered that the same be and it is hereby granted; and said guardian is hereby allowed to expend from the corpus of said ward's estate the sum of \$1,950.00 for the purpose of maintenance and education as prayed for in said petition and that said guardian makes return showing proper expenditure of same.

  
Ordinary

PETITION

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

No "7481"

The petition of JONNIE D. COOPER

whose post office address is 402 Perry St., N. W., Lawrenceville, Ga.

respectfully sheweth that on the 9th day of April, 1972,

John R. COOPER resident of said State and County, who resided at 402 Perry St., N. W., Lawrenceville, Ga. 30245

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Ago.	Relationship to Testat.
Jonnie D. Cooper	402 Perry St., N.W. Lawrenceville, Ga.		wife
Barbara Ann Pendarvis	Marietta, Ga.	36 (May 14)	daughter
William O. Cooper	Lawrenceville, Ga.	29	son
Virginia Dare Cooper	Lawrenceville, Ga.	27	daughter
Anna Born Cagle	Lawrenceville, Ga.	23	daughter

Petitioner produces said Will in Court and prayeth that it be proven in Solemn Form, and to this end she prayeth that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prayeth that Letters Testamentary issue to her in terms of the law.

This 10th day of May, 1973

Jonnie D. Cooper (Signature)

Jonnie D. Cooper Petitioner.

NEBB, FOWLER & TANNER

By: Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, JONNIE D. COOPER, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 10th day of May, 1973

Jonnie D. Cooper (Signature)

Notary Public, Gwinnett County, Georgia

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of JOHN R. COOPER deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said JOHN R. COOPER and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Barbara Ann Pendarvis (Signature)
Barbara Ann Pendarvis
William O. Cooper (Signature)
William O. Cooper
Virginia Dare Cooper (Signature)
Virginia Dare Cooper
Anna Born Cagle (Signature)
Anna Born Cagle

XXXXXXXXXXXXXXXXXXXX

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

I, Jones Webb do swear that I

as well as Charles C. Pittard saw the within named

John R. Cooper sign and publish the within attached paper

as his last will and testament; that I subscribed the same as witness thereto at the special instance

and request of the said John R. Cooper

and in his presence, as did also Charles C. Pittard in the

presence of the testaOR and of each other; that the said John R. Cooper

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Jones Webb  
Charles C. Pittard  
Charles C. Pittard

Sworn to and subscribed before me, this 17th day of May, 19 73

Albert W. Tucker  
Ordinary.

JOHNNIE D. COOPER PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
JOHN R. COOPER DECEASED } MAY Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Jonnie D. Cooper, Barbara Ann Pendarvis, William O. Cooper, Virginia Dare Cooper, and Anna Born Cagle

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Jones Webb and Charles C. Pittard

that this paper is the last Will and Testament of John R. Cooper and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Jonnie D. Cooper, the executrix named in said Will, upon her taking oath required by law.

This 17th day of May, 19 73

Albert W. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Jonnie D. Cooper, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named John R. Cooper

, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Jonnie D. Cooper  
Jonnie D. Cooper

Sworn to and subscribed before me, this 17th day of May, 19 73.

Albert W. Tucker  
J. dgo Court of Ordinary.



AFFIDAVIT TO PROBATE OF WILL.

697

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that ~~know~~ We saw the within named Herbert Eugene Garren sign and publish the within attached paper as his last will and testament; that We subscribed the same as witness thereto at the special instance and request of the said Herbert Eugene Garren and in his presence, as did also We in the presence of the testaor and of each other; that the said Herbert Eugene Garren signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Lola H. Marsh  
Millard M. Marsh

Sworn to and subscribed before me, this 22nd day of May, 1973

Alton W. Jenkins  
Ordinary.

<u>Elsie E. Garren</u>	PROPOUNDER	}	<u>GWINNETT</u>	COURT OF ORDINARY.
<u>vs.</u>				Petition for Probate in Solemn Form
<u>Herbert Eugene Garren</u>	DECEASED		<u>MAY</u>	Term, 19 <u>73</u> .

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Elsie E. Garren,  
Robert Eugene Garren, & Mrs. Dianne G. Garner,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Lola H. Marsh, and Millard M. Marsh that this paper is the last Will and Testament of Herbert Eugene Garren and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Elsie E. Garren, the executrix named in said Will, upon her taking oath required by law.

This 22nd day of May, 1973

Alton W. Jenkins  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Elsie E. Garren, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Herbert Eugene Garren Herbert Eugene Garren, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Elsie E. Garren

Sworn to and subscribed before me, this 22nd day of May, 1973

Alton W. Jenkins  
Judge Court of Ordinary.

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7417"

TO THE ORDINARY OF SAID COUNTY:

The petition of ROY R. ROBERTSON respectfully shows the following facts and case:

1.

Petitioner shows that he is the guardian of his minor children, Delores Ann Robertson, age 12 years; Dwayne Eddie Robertson, age 10 years; Valorie Elaine Robertson, age 8 years; and Kimberly Lynn Robertson, age 6 years.

2.

Petitioner shows that said wards have an interest in property described as follows: See attached copy, identified as Exhibit "A", incorporated in and made a part of this petition.

3.

Petitioner shows that the purchase price of the above property is to be \$14,000.00.

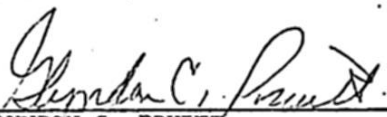
4.

Petitioner shows that he is purchasing said property for the use of himself, his present wife and children, and his children by a former marriage. The purchase price being paid for said property is fair, just and reasonable.

5.

Petitioner shows that he desires to purchase said property under the terms of a private sale to provide for the care, maintenance, support and education of the said minor children, and the sale is in the best interest of said wards.

WHEREFORE, petitioner prays that citation issue and that he be allowed to purchase said property for the care, maintenance, support and education of his said wards, and that the Court approve the private sale.

  
\_\_\_\_\_  
GLYNDON C. PRUITT  
Attorney for the Petitioner

O R D E R

Read, considered and ordered filed, let citation issue as required by law.

I hereby name and appoint Jack Holland as guardian ad litem of said minor children and order that he be served with a copy of this citation and that he make a report back to this Court regarding sale of said property as by law required.

This 3rd. day of April, 1973.

  
\_\_\_\_\_  
JUDGE, GWINNETT COURT OF ORDINARY

CITATION

GWINNETT COUNTY

IN THE COURT OF ORDINARY OF SAID STATE & COUNTY

TO WHOM IT MAY CONCERN:

A petition by Roy R. Robertson, Guardian of Delores Ann Robertson, Dwayne Eddie Robertson, Valorie Elaine Robertson, and Kimberly Lynn Robertson, has been filed in this court asking for an order allowing him to sell the interest in property owned by said wards at private sell. All interested persons are hereby cited to show cause before the Court of Ordinary of this county on the first Monday in MAY 7th., 1973, why said order should not be granted as prayed.

This 3rd day of May, 1973.

  
ORDINARY, GWINNETT COUNTY

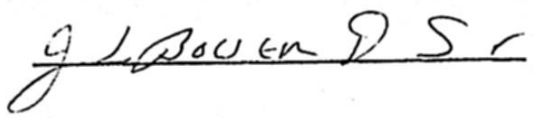
PERSONAL SERVICE

GWINNETT COUNTY

GEORGIA

I have this day personally served the above named minor children with a copy of the above and foregoing petition and citation.

This 16th day of April, 1973.



ACCEPTANCE OF APPOINTMENT

GWINNETT COUNTY

GEORGIA

The undersigned having been appointed Guardian ad litem to represent Delores Ann Robertson, Dwayne Eddie Robertson, Valorie Elaine Robertson and Kimberly Lynn Robertson, in the matter to sell certain real property owned by said wards, does hereby accept that appointment and agree to represent the said wards in said proceedings and does hereby waive all further and future service of notice for process.

This 4th day of may, 1973.

*Jack Holland*  
Guardian ad litem

STATE OF GEORGIA

COUNTY OF GWINNETT

RE: Petition of Roy R. Robertson  
Guardian of Delores Ann Robertson,  
Dwayne Eddie Robertson, Valorie  
Elaine Robertson and Kimberly Lynn  
Robertson.....

TO THE ORDINARY OF SAID COUNTY:

Now comes Jack Holland, as guardian ad litem in the above case, and makes this report to the Court regarding the sale of property in the above matter as follows:

I have investigated the purchase of real estate located at Route 2, New Hope Road, Lawrenceville, Gwinnett County, Georgia, described in the petition of Roy R. Robertson, and I find that the purchase price of said property is fair and reasonable. The above named wards have an interest in said property, and my investigation reveals that the best interest of the wards would be served by the purchase of said property.

*Jack Holland*  
JACK HOLLAND  
As Guardia Ad Litem

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY

RE: Petition of Roy R. Robertson,	)	
Guardian of Delores Ann Robertson,	)	
Dwayne Eddie Robertson, Valorie	)	No. 7417
Elaine Robertson, and Kimberly	)	
Lynn Robertson	)	MAY TERM 1973 .


ORDER

Read, considered, allowed and ordered filed. The petition of Roy R. Robertson to purchase property in which the above named minor children have an interest being regular, and the guardian ad litem having made a report regarding the purchase of said property, and it appearing to the Court that it is in the best interest of said wards to purchase said property,

IT IS HEREBY ORDERED that Roy R. Robertson be allowed to purchase the property described as follows: See attached copy, identified as Exhibit "A", incorporated in and made a part of this order.

The purchase price of said land is reasonable and the Court approves said purchase.

This 7th day of May, 1973.

  
 ALTON TUCKER, JUDGE  
 GWINNETT COURT OF ORDINARY

THIS AGREEMENT, made this 8 day of May, 1973, by and between RALPH B. KENNERLY, SR., RALPH B. KENNERLY, JR., DAN L. KENNERLY and CELIA KENNERLY LUNCEFORD, the same being all of the heirs of VERA LANFORD KENNERLY, deceased.

W I T N E S S E T H :

THAT, WHEREAS, the parties hereto are all of the heirs at law of VERA LANFORD KENNERLY, deceased and have agreed among themselves as to the distribution of the property of said decedent, remaining after payment of all debts, taxes and expenses of administration; and

WHEREAS, a petition for No-Administration Necessary has been filed in the Court of Ordinary for Gwinnett County, Georgia, to which all of the parties hereto assent, which petition was granted on May 7, 1973.

NOW, THEREFORE, in order to provide for the orderly distribution of the estate of VERA LANFORD KENNERLY, deceased and in confirmation of the aforesaid agreement between the parties hereto regarding the division of said estate among themselves, as alleged in the aforesaid petition for No Administration Necessary, the parties hereby agree as follows:

1. After payment from the estate of VERA LANFORD KENNERLY of all debts taxes and expenses of administration, including attorneys' fees the parties hereby agree, acknowledge and confirm that each of them shall be the owner of an undivided one-fourth interest in the residue of all said estate.
2. The parties have made or will make division among themselves of the personal and household affects of the decedent. Each of the parties ratifies and confirms that he or she is satisfied with said division and that all four parts are equal in value.

3. The parties agree that all common stocks, bonds, savings accounts, or any other marketable securities, savings funds, certificate of deposit or other such property shall be divided equally among themselves. This agreement may be accepted by any transfer agent, bank, issuer, depository, or any other person, firm or corporation as conclusive proof of the rights of the parties hereto to request a division of such property one fourth to each of them.

4. The parties agree that each of them is the owner of a one fourth undivided interest in and to all real property owned by the said decedent. This agreement is without prejudice to the rights of the parties to seek partition of said property.

5. The parties consent that this agreement may be filed in the Court of Ordinary of Gwinnett County, Georgia as a part of the record of the aforesaid proceedings.

IN WITNESS WHEREOF the parties hereto have herewith set their hands and seals the day and year first above written.

*Ralph B Kennerly Sr*  
R. B. Kennerly, Sr.  
RALPH B. KENNERLY, SR.

*Ralph B Kennerly Jr*  
RALPH B. KENNERLY, JR.  
RALPH B. KENNERLY, JR.

*Dan L. Kennerly*  
DAN L. KENNERLY  
DAN L. KENNERLY

*Celia Kennerly Lunceford*  
CELIA KENNERLY LUNCEFORD  
CELIA KENNERLY LUNCEFORD

- 2 -  
O R D E R

GWINNETT COURT OF ORDINARY

MAY TERM 1973

The Within and foregoing agreement of the heirs at law of Vera Lanford Kennerly deceased, having been filed in this Court let the same be recorded and become a part of the record of said estate.

This 24th. day of May 1973

*Alton W. Tucker*  
Alton W. Tucker  
Ordinary Gwinnett County

State of Georgia,

*Barrenet*

No. 7445  
County

To the Ordinary of Said County:

The petition of ZEBULON MARVIN LILES

whose post office address is Route 3, Buford, Georgia

and whose place of residence is Same

respectfully showeth that MARGARET ROSE LILES

whose legal residence was 308 N. Dale Rd., Lawrenceville, Ga.

departed this life on the 11 day of November, 1971, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of No property;

however, she has law suit against Betty Jean Cordill ~~at her~~ at her

death the said MARGARET ROSE LILES

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on Margaret Rose Liles estate, and your petitioner will ever pray.

March 20, 1973

*Zebulon Marvin Liles*

Court of Ordinary March 20, 1973

The above petition of Zebulon Marvin Liles that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue

*Walter M. Tucker*, Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern: Zebulon Marvin Liles having, in proper form, applied to me for Permanent Letters of Administration on the estate of Margaret Rose Liles, late of said County, this is to cite all and singular the creditors and next of kin of Margaret Rose Liles to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Zebulon Marvin Liles on Margaret Rose Liles estate.

Witness my hand and official signature, this 20 day of March, 1973  
*Alton W. Tucker* Ordinary.

COURT OF ORDINARY	
May 7th	Term, 19 73
PETITION OF	
ZEBULON MARVIN LILES	
FOR LETTERS OF ADMINISTRATION ON THE ESTATE OF	
MARGARET ROSE LILES	
Deceased.	
Filed in office	20 day of
March	73
Sue T. Williams	
C.C. Ordinary.	
GEORGIA	
Gwinnett COUNTY	
Entered on Minutes of Court, Ordinary's office,	
Book	Page
No	No
this day of 19	
Glyndon Pruitt Ordinary.	

Buford, Ga. & Sons, Inc.

No. 7445

Gwinnett Court of Ordinary. MAY Term, MAY 7th, 1973

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Margaret Rose Liles, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Zebulon Marvin Liles, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Zebulon Marvin Liles as Administrator of Margaret Rose Liles, upon him giving bond and security in the sum of Five Hundred (\$500.00) Dollars, and taking the usual oath of office.  
*Alton W. Tucker* Ordinary.

I, Zebulon Marvin Liles, do solemnly swear that Margaret Rose Liles died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Zebulon Marvin Liles  
Sworn to and subscribed before me 7 day of May, 1973.  
Alton W. Tucker Ordinary.

Recorded this 7 day of May, 1973.  
Sue T. Williams, CC Ordinary.

## GEORGIA, GWINNETT COUNTY

NO. "7100" \

TO THE ORDINARY OF SAID COUNTY:

The petition of Mrs. Willene Kelley showeth;

1.

That Mrs. Ethel Caroline Kelley has been found and adjudged to be incompetent, incapable of managing her affairs and in need of a guardian.

2.

That Mrs. Willene Kelley was appointed in this Court guardian of said Mrs. Ethel Caroline Kelley.

3.

That the said appointment was appealed to Gwinnett Superior Court and upon a trial there before a jury a verdict and judgment was rendered appointing Mrs. Willene Kelley as guardian of said Mrs. Ethel Caroline Kelley.

4.

That said verdict and judgment is now being appealed to the Court of Appeals of Georgia.

5.

That the said Mrs. Ethel Caroline Kelley owns money and property and a temporary guardian should be appointed for the purpose of collecting and taking care of her money and effects to have effect until permanent letters of guardianship are granted.

WHEREFORE petitioner prays for the appointment of a temporary guardian as set forth in the petition.

*Mrs. Willene Kelley*  
Petitioner

P. O. Box 266 Buford Ga. 30518

## O R D E R

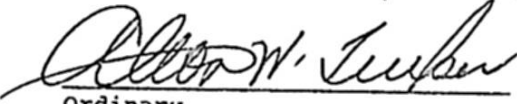
GWINNETT COURT OF ORDINARY

AT CHAMBERS May 29th, 1973.

The application of Mrs. Willene Kelley for Temporary Letters of Guardianship for Mrs. Ethel Caroline Kelley, being before me for consideration, and it being deemed by me that the appointment of a temporary guardian is necessary,

It is ordered that Mrs. Willene Kelley is appointed temporary guardian of the person and property of Mrs. Ethel Caroline Kelley for the purpose of collecting and taking care of her money and effects, and it is further ordered that Letters issue to Mrs. Willene Kelley, as such, upon the giving of bond and security in the sum of \$ 10,000.00 and taking oath as required by law.

May 29th. 1973

  
Ordinary

PETITION

GEORGIA, GWINNETT COUNTY.

NO "7463"

To the Court of Ordinary of Said County:

The petition of BETTY D. ABERCROMBIE

whose post office address is 852 Taliferra Court, Lilburn, Georgia

respectfully showeth that on the 6th day of April, 1973, EMORY

ABERCROMBIE a resident of said State and County, who resided at 852 Taliferra Court, Lilburn, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
Betty D. Abercrombie	852 Taliferra Court Lilburn, Georgia	Over 21 years of age	Wife
Deborah Jane Abercrombie	852 Taliferra Court Lilburn, Georgia	13 years	Daughter

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in May, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law. This 17th day of April, 1973.

Betty D. Abercrombie  
Betty D. Abercrombie Petitioner.  
Homer M. Stark  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Betty D. Abercrombie, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 17th day of April, 1973.  
Betty D. Abercrombie  
Alton W. Surber  
Ordinary.

ORDER OF SERVICE

GWINNETT COURT OF ORDINARY At Chambers, April 1973

Upon reading and considering the foregoing Petition, it is ordered that Betty D. Abercrombie and Deborah Jane Abercrombie

appear before the Court of Ordinary to be held in and for said County on the first Monday in May next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Betty D. Abercrombie as the last Will and Testament of Emory Abercrombie late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of



STATE OF GEORGIA, FULTON COUNTY

BEFORE ME CAME Mrs. Shirley Roney named as a witness to the within writing, purporting to be Emory Abercrombie's last Will, and being duly sworn, saith that she with Mrs. LaVerne Smith and Charles J. Pinson at the request of Emory Abercrombie and in his presence and in presence of each other, did attest as witnesses, the within writing as Emory Abercrombie's Will; that the same was signed and published by Emory Abercrombie in their presence as his last Will; that he was at the time of said attestation and signing by him of sound and disposing mind and memory; that he executed the within paper voluntarily.

Sworn to and subscribed before me, this 29th day of May 1973 } Jennie S. Daboe C.C. Ordinary.

Mrs Shirley Roney MRS. SHIRLEY RONEY

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that we saw the within named Emory Abercrombie sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said Emory Abercrombie and in his presence, as did also we in the presence of the testator and of each other; that the said Emory Abercrombie signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Mrs. LaVerne Smith Charles J. Pinson

Sworn to and subscribed before me, this 30th day of April May 19 73

Alto W. Tucker Ordinary.

Betty D. Abercrombie PROPOUNDER vs. Emory Abercrombie DECEASED COURT OF ORDINARY. Petition for Probate in Solemn Form MAY 30th Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Betty D. Abercrombie, And Deborah Jane Abercrombie,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Mrs. LaVerne Smith, Charles J. Pinson and Mrs. Shirley Roney that this paper is the last Will and Testament of Emory Abercrombie and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Betty D. Abercrombie, the executrix named in said Will, upon her taking oath required by law.

This 30th day of May 19 73

Alto W. Tucker Ordinary.

~~712~~

712

O A T H

GEORGIA, GWINNETT COUNTY.

I, Betty D. Abercrombie, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named \_\_\_\_\_, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Betty D. Abercrombie

Sworn to and subscribed before me, this 30th day of February, 1973

Oliver W. Zumber  
Court of Ordinary.

No. "7454"

State of Georgia, GWINNETT County

To the Ordinary of Said County:

The petition of MARSHA K. VICE

whose post office address is 1707 Fremont Drive, Stone Mountain, Ga. 30083

and whose place of residence is 1707 Fremont Drive, Stone Mountain, Ga. 30083

respectfully showeth that JAMES HARVEY VICE

whose legal residence was 1707 Fremont Drive, Stone Mountain, Ga. 30083

departed this life on the 18th day of November, 1972, leaving your petitioner as his next of kin, and also leaving a large estate of real and personal property, worth the sum of

Seven Thousand and no/100 (\$7,000.00) Dollars, and at the time of

death the said JAMES HARVEY VICE

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
MARSHA K. VICE	1707 Fremont Dr. Stone Mountain, Ga.	27	Wife

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
Marsha K. Vice	1707 Fremont Dr., St. Mt., Ga.	27	Wife
James Harvey Vice II	1707 Fremont Dr., St. Mt., Ga.	9	Son
Michelle Rene Vice	1707 Fremont Dr., St. Mt., Ga.	5	Daughter

Full particulars as to the above are lacking for the following reason(s): none

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on James Harvey Vice's estate, and your petitioner will ever pray.

Mar 28, 1973 Marsha K. Vice

Court of Ordinary April 2nd, 1973

The above petition of Marsha K. Vice that she may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Albert Tucker Ordinary

State of Georgia, GWINNETT County

To All To Whom It May Concern: MARSHA K. VICE

JAMES HARVEY VICE having, in proper form, applied to me for Permanent Letters of Administration on the estate of JAMES HARVEY VICE, late of said County, this is to cite all and singular the creditors and next of kin of JAMES HARVEY VICE to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to MARSHA K. VICE on James Harvey Vice's estate.

Witness my hand and official signature, this 2nd day of April, 1973. [Signature] Ordinary.

Decatur Ga. 30030

COURT OF ORDINARY
MAY 7th Term, 1973
PETITION OF
MARSHA K. VICE
FOR LETTERS OF ADMINISTRATION
ON THE ESTATE OF
JAMES HARVEY VICE
Filed in office 2nd day of April, 1973
Decatur, Georgia
GWINNETT COUNTY
Entered on Minutes of Court, Ordinary's office,
Book Page No.
this day of 1973
David L. Atwood & Carlisle Ordinary.

GWINNETT Court of Ordinary.

MAY Term, May 7th, 1973

Citation having been duly issued and published, requiring all and singular next of kin and creditors of James Harvey Vice, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Marsha K. Vice, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Marsha K. Vice as Administrator of James Harvey Vice, upon her giving bond and security in the sum of Dollars, and taking the usual oath of office.

[Signature] Ordinary.

I, Marsha K. Vice, do solemnly swear that James Harvey Vice died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

[Signature]

Sworn to and subscribed before me 7th day of April, 1973. [Signature] Ordinary.

Recorded this 4 day of June, 1973. [Signature] Ordinary.

ALTON W. TUCKER  
JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

O R D E R

GWINNETT COUNTY COURT OF  
ORDINARY

MAY TERM, 1973

It appearing to the Court that there is business that will not  
be finished today.

Court is held open from day to day until the next June 4th, 1973  
Term of Court.

This May 7th, 1973.

*Alton W. Tucker*  
/s/ *Ordinary* \_\_\_\_\_  
ORDINARY GWINNETT COUNTY, GA.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY  
COURT OF ORDINARY

JUNE 4th, 1973

Court is opened by Deputy Sheriff, Norris Bagwell,

This June 4th, 1973.

*Alton W. Tucker*  
/s/ *Ordinary* \_\_\_\_\_  
ORDINARY GWINNETT CO., GA.

RECORDED MINUTE BOOK \_\_\_\_\_  
PAGE \_\_\_\_\_  
THIS \_\_\_\_\_ DAY OF \_\_\_\_\_ 19\_\_\_\_  
\_\_\_\_\_ Ordinary

PETITION FOR LETTERS OF DISMISSION FROM GUARDIANSHIP

No. .... "7254" .....

GEORGIA, GWINNETT COUNTY

To the Ordinary of said County:

The petition of ..... Ferris Leon Hutchins Sr. .... Guardian of Michael Victor Hutchins, Ferris Leon Hutchins, Jr. showeth to the Court that ... he ..... has fully executed the trust devolved on ... him .... ; that ... he ..... has complied with all ... his ... legal obligations as Guardian of ... ~~xxx~~ Michael Victor Hutchins, Ferris Leon Hutchins Jr. and prays the Court to order the usual citation to issue, in order that ..... he ..... may obtain Letters of Dismission from such guardianship.

*Ferris Leon Hutchins Sr.*

Gwinnett Court of Ordinary, .... ~~XXXXXX~~ May 7th Term, 19...73..

The above petition of .... Ferris Leon Hutchins Sr. .... that... he ..... may obtain Letters of Dismission from his guardianship, having been read and considered by me, ordered that the usual citation issue.

*Allen W. Tucker* Ordinary

GEORGIA, GWINNETT COUNTY,

..... Ferris Leon Hutchins, ..... , Guardian of Michael Victor Hutchins, & Ferris Leon Hutchins Jr, has applied to me for a discharge from ... his ..... guardianship of .. Michael Victor Hutchins & Ferris Leon Hutchins Jr.

This is therefore to notify all persons concerned to file their objections, if any they have, on or before the first Monday in .... June 4th ..... 1973 ..next, else ..... ha ..... will be discharged from ..... his ..... guardianship as applied for

This ... 7th ... day of ... ~~June~~ May, 19 73 *Allen W. Tucker* Ordinary.

O R D E R

Gwinnett Court of Ordinary, .... JUNE 4th. .... Term, 19...73

The petition of Ferris Leon Hutchins Sr. .... Guardian of Michael Victor Hutchins, Ferris Leon Hutchins Jr. .... , for dismission from ..... his ..... guardianship, having been duly filed, and citation issued and served in proper time for disposal at this term of Court, and it appearing to the Court from a strict examination of ..... his ..... returns, accounts, and vouchers, that ..... he ..... has fully and fairly executed ..... his ..... trust as Guardian of Michael Victor Hutchins, Ferris Leon Hutchins Jr. .... and there being no valid objection offered why ..... he ..... should not be dismissed from ..... his ..... guardianship: It is ordered by the Court that .. he ..... be, and is hereby, discharged from said guardianship, and that Letters of Dismission, as usual in such cases, be issued to

*Allen W. Tucker* Ordinary

Recorded... *June 4* ... 19 73.

*J. Williams* Ordinary

777

APPLICATION FOR LEAVE TO SELL LAND  
AT PRIVATE SALE, ETC.

No. "777"

STATE OF GEORGIA:  
COUNTY OF GWINNETT

TO THE COURT OF ORDINARY OF SAID COUNTY AND STATE

The petition of JOHN WESLEY BOLTON, respectfully shows:

1.

That he is the natural father and guardian of the person and property of JEFFREY WELDON BOLTON, a minor the age of Twelve (12) years, and KENNETH WILLIAM BOLTON, a minor the age of Ten (10) years, having been duly appointed by the Ordinary of said county.

2.

That it is his desire to sell a certain interest in property belonging to the estate of his wards, described as follows:

All that tract or parcel of land lying and being in the City of Atlanta, in Land Lot 82 of the 14th District of Fulton County, Georgia, and more particularly described as follows:

BEGINNING at a point on the east side of Edwards Street sixty-six and two-thirds ( $66 \frac{2}{3}$ ) feet south of the southeast corner of Edwards Street and Western Avenue (formerly known as Bush Street); thence south along Edwards Street thirty-three and one-third ( $33 \frac{1}{3}$ ) feet; thence east one hundred two (102) feet to a ten (10) foot alley; thence north along said alley thirty-three and one-third ( $33 \frac{1}{3}$ ) feet; thence west one hundred two (102) feet to Edwards Street at the point of beginning; being improved property known as No. 367 Edwards Street, N.W., according to the present numbering of houses in the City of Atlanta, Georgia.

3.

That petitioner desires to sell his wards' interest in said property because their maternal grandmother, who is in possession of same as a life tenant, is too old to live alone thereon and desires to sell her life estate as do the other remaindermen.

4.

That the reason for asking the sale of said property is for the purpose of investing the proceeds so that there will

be present earnings to accumulate for the benefit of the wards, which is in their best interest.

5.

The petitioner desires that the property be sold at private sale for the sum of \$3,500.00. Petitioner desires that the property be sold at private sale at said sum because it is the belief of the petitioner that said property will not bring that amount if sold at public sale.

WHEREFORE, petitioner prays:

(a) That citation issue and that a copy of this petition and the citation be served personally upon JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON, minor wards of petitioner by the sheriff of said county;

(b) That said citation be published once a week for four weeks in the official organ of said county, being the newspaper in which the sheriff's advertisement for said county are published;

(c) That after service of said petition and the publication of said citation in terms of the law, that an order be entered herein authorizing petitioner to sell his wards' interest in said property at private sale on the terms hereinbefore set forth and for the purposes set out;

(d) That Petitioner be appointed Guardian Ad Litem for said wards.

Robert S. Waldman

WALDMAN & MARGER  
ATTORNEYS AT LAW  
450 FOURTEENTH ST., N.W.  
ATLANTA, GEORGIA 30318  
892-8888

STATE OF GEORGIA:  
COUNTY OF GWINNETT

Personally before the undersigned appeared JOHN WESLEY BOLTON who, on oath, deposes and says that the facts contained in the above and foregoing petition are true.

J. W. Bolton  
JOHN WESLEY BOLTON  
GUARDIAN

Sworn to and subscribed before me this 4th day of May, 1973

Robert S. Waldman 2

ORDER FOR CITATION, ETC.


STATE OF GEORGIA:  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The petition of JOHN WESLEY BOLTON, as guardian for JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON, minors, for an order for the sale of the property described in said petition and for the purposes therein set out having been read and considered:

It is ordered that <sup>Bernard J. Pupkin,</sup> ~~JOHN WESLEY BOLTON~~ be appointed guardian ad litem of said minors and that said minors be served personally with a copy of said petition and this order at least ten days before the first Monday in June next, 1973, being the time hereby set for said hearing and that citation issue and be published as required by law.

This 4th. day of May, 1973.

  
\_\_\_\_\_  
JUDGE, COURT OF ORDINARY OF  
GWINNETT COUNTY, GEORGIA

APPLICATION FOR LEAVE TO SELL LAND AT PRIVATE SALE, ETC.

STATE OF GEORGIA:

COUNTY OF GWINNETT:

CITATION

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

TO: JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON

TO WHOM IT MAY CONCERN:

A petition by JOHN WESLEY BOLTON, guardian of JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON, minors, has been filed in this court asking for an order allowing him to sell certain property owned by said wards for the purpose of reinvestment. All interested persons are hereby cited to show cause before the Court of Ordinary at Lawrenceville Georgia on the 4th. day of June 1973, why said order should not be granted as prayed.

This 4th. day of My, 1973.

*Alton W. Tucker*  
JUDGE, COURT OF ORDINARY OF  
GWINNETT COUNTY GEORGIA

STATE OF GEORGIA:

COUNTY OF GWINNETT:

I have this day personally served JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON, minors, with a copy of the above and foregoing petition and citation.

This 4th. day of May 1973.

*W. J. Dodd*  
SHERIFF OF GWINNETT COUNTY, GA.

APPOINTMENT OF GUARDIAN AD LITEM

STATE OF GEORGIA:

COUNTY OF FULTON:

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The petition of, JOHN WESLEY BOLTON, guardian of JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON, having been filed in this Court asking for an order allowing him to sell a certain interest in property owned by said wards, <sup>Bernard J.</sup> ~~JOHN WESLEY~~ ~~BOLTON~~ <sup>Rapkin</sup> is hereby appointed guardian ad litem of said wards to represent them in said matter.

This 4th. day of May, 1973.

*Allen W. Tucker*  
\_\_\_\_\_  
JUDGE, COURT OF ORDINARY OF  
GWINNETT COUNTY, GEORGIA

ACCEPTANCE OF APPOINTMENT  
BY GUARDIAN AD LITEM

I accept the above appointment as Guardian Ad Litem of JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON, and agree to serve as such herein.

Also, I acknowledge service of a copy of the petition and citation issued thereon, and all other and further services waived.

This 4th. day of May, 1973.

*Bernard J. Rapkin*  
\_\_\_\_\_

ORDER

STATE OF GEORGIA:  
COUNTY OF GWINNETT:

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:  
JUNE TERM, 1973

The petition of JOHN WESLEY BOLTON, as guardian of JEFFREY WELDON BOLTON and KENNETH WILLIAM BOLTON, to sell a certain interest in property owned by said wards for the purpose of reinvestment coming on regularly to be heard, and it appearing that citation was duly issued and that a copy of said petition and citation was served personally on said minors by the sheriff of said county, that citation was published once a week for four (4) weeks as required by law in the newspaper in said county in which the sheriff's advertisements appear, and it appearing that the proposed transaction is fair and in the best interest of said wards.

It is hereby ordered that the said JOHN WESLEY BOLTON is authorized to sell at private sale, the following described property belonging to said minors:

All that tract or parcel of land lying and being in the City of Atlanta, in Land Lot 82 of the 14th District of Fulton County, Georgia, and more particularly described as follows:

BEGINNING at a point on the east side of Edwards Street sixty-six and two-thirds (66 2/3) feet south of the southeast corner of Edwards Street and Western Avenue (formerly known as Bush Street); thence south along Edwards Street thirty-three and one-third (33 1/3) feet; thence east one hundred two (102) feet to a ten (10) foot alley; thence north along said alley thirty-three and one-third (33 1/3) feet; thence west one hundred two (102) feet to Edwards Street at the point of beginning; being improved property known as No. 367 Edwards Street, N.W., according to the present numbering of houses in the City of Atlanta, Georgia.

It is further found that the transaction is fair and in the best interest of said wards, and that the price realized is the fair market value of said property, no confirmation of the sale is ordered.

In open court, this 14th day of June, 1973.

*Charles W. [Signature]*  
ORDINARY OF GWINNETT COUNTY, GEORGIA

GEORGIA, GWINNETT COUNTY

No. 5592

To the Court of Ordinary of said County:

The petition of Sanford L. Byers, Executor of the last will and testament of X. T. Byers, deceased, showeth that he has fully discharged all the duties of such Executor; that he has paid all the debts of his testate X. T. Byers; has turned over the residue on his books to the lawful heirs of X. T. Byers, as provided in said will. He therefore prays the usual citation may issue, requiring all persons interested to show cause, if any they can, why he should not be discharged from his administration; and while such citation is running his proceedings as such Executor may undergo a thorough revision by this Court.

James Z. [Signature], Atty For, Executor.

GWINNETT COURT OF ORDINARY, April Term, April 25th, 19 73

The above petition having been read and considered, Ordered, that the prayer of petitioner be granted, and that the petition be entered on the Minutes of the Court

Alton W. [Signature], Ordinary.

GEORGIA, GWINNETT COUNTY

Whereas, Sanford L. Byers, Executor of the last will of X. T. Byers, represents to the Court in his petition, duly filed and entered on record, that he has fully administered X. T. Byers estate: This is, therefore, to cite all persons concerned, kindred and creditors, to show cause, if any they can, why said Executor should not be discharged from his administration, and receive Letters of Dismission, on the first Monday in June 4th, 19 73. This April 25, 1973.

Alton W. [Signature], Ordinary.

GWINNETT COURT OF ORDINARY, June Term, June 4th, 19 73

It appearing to the Court that the citation for a discharge from his administration of X. T. Byers estate has been duly issued and published, and it also appearing to the Court, from a thorough examination of all the proceedings of said Sanford L. Byers, Executor of X. T. Byers estate, that he has fully and faithfully administered said estate, and is legally entitled to a discharge from his administration, and no sufficient objection being offered to his dismission, this Court orders that he be discharged from his administration of X. T. Byers estate, and that as evidence of this discharge, Letters of Dismission issue to him.

Alton W. [Signature], Ordinary.

724

PETITION

GEORGIA, Gwinnett COUNTY.

No. "7482"

To the Court of Ordinary of Said County:

The petition of Gloria Ann Starnes

whose post office address is 731 Marilyn Drive, Norcross, Gwinnett County, Georgia

respectfully showeth that on the 30th day of April, 19 73, Charles

Henry Starnes a resident of said State and County, who resided at 731 Marilyn Dr., Norcross, Ga., departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
<u>Charles Phillip Starnes</u>	<u>731 Marilyn Dr. Norcross, Ga.</u>	<u>Age 16</u>	<u>Son</u>
<u>Bradley Keith Starnes</u>	<u>731 Marilyn Dr. Norcross, Ga.</u>	<u>Age 14</u>	<u>Son</u>
<u>Kerry Ann Starnes</u>	<u>731 Marilyn Dr. Norcross, Ga.</u>	<u>Age 11</u>	<u>Daughter</u>
<u>Gloria Ann Starnes</u>	<u>731 Marilyn Dr. Norcross, Ga.</u>	<u>Age</u>	<u>wife</u>

Petitioner produces said Will in Court and pray<sup>s</sup> that it be proven in Solemn Form, and to this end pray<sup>s</sup> that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in June 4th, 19 73, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray<sup>s</sup> that Letters Testamentary issue to her in terms of the law.

This 18th day of May, 19 73

Gloria Ann Starnes  
 Gloria Ann Starnes Petitioner.  
John L. Blandford  
 John L. Blandford Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Gloria Ann Starnes, who on oath says that the facts set forth in the foregoing petition are true.

Gloria Ann Starnes

Sworn to and subscribed before me, this 18th day of May, 19 73

Clifton W. Jumper  
 Ordinary.

ORDER OF SERVICE

Gwinnett COURT OF ORDINARY At Chambers May 18th, 19 73.

Upon reading and considering the foregoing Petition, it is ordered that

Charles Phillip Starnes

Bradley Keith Starnes

Kerry Ann Starnes

Gloria Ann Starnes

appear before the Court of Ordinary to be held in and for said County on the first Monday in June 4th, 1973, next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, Gloria Ann Starnes as the last Will and Testament of Charles Henry Starnes

late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of



AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

We the undersigned do swear that we saw the within named Charles Henry Starnes sign and publish the within attached paper as his last will and testament; that he subscribed the same as witness thereto at the special instance and request of the said Charles Henry Starnes and in his presence, as did also in the presence of the testator and of each other; that the said Charles Henry Starnes signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*J. S. D. Terrell*  
*William B. Peoples*

Sworn to and subscribed before me, this 4th day of June, 1973

*Alfred W. Tucker*  
Ordinary.

Gloria Ann Starnes PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Charles Henry Starnes DECEASED } JUNE Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest Charles Phillip Starnes, Bradley Keith Starnes, Kerry Ann Starnes, And Gloria Ann Starnes,

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, T. H. Terrell, And that this paper is the last Will and Testament of Charles Henry Starnes, and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Gloria Ann Starnes, the executrix named in said Will, upon her taking oath required by law.

This 4th day of June, 1973

*Alfred W. Tucker*  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Gloria Ann Starnes, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Charles Henry Starnes, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Gloria Ann Starnes*

Sworn to and subscribed before me, this 4th day of June, 1973

*Alfred W. Tucker*  
Court of Ordinary.

GWINNETT  
GEORGIA, KILPATRICK COUNTY

No. 7465

TO THE ORDINARY OF SAID STATE AND COUNTY:

The application of Mrs. Thomas E. Adams  
whose post office address is P. O. Box 251, Cumming, Georgia 30130  
respectfully shows to the Court:

On March 23, 1973, LAURA BELL RUMPH  
First Middle Last Name

whose legal residence was Rt. 1, Box 38, Snellville, Gwinnett, Georgia  
the nominated Executor having renounced County State

departed this life intestate, leaving an estate of real and personal property of the probable value of  
\$5,000.00 dollars, and that under the law it is necessary that said estate should

be administered; that Petitioner is entitled to be appointed Administratrix with Will annexed / by reason of being

selected by the other heirs at law, copy of the renunciation of the

Executor is attached with the selection of the petition of Administratrix

Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age, residence and relationship to decedent set opposite the name of each:

Name	Age	Residence Address	Relationship
Mrs. Frances VanZandt	42	P. O. Box 90, Snellville, Ga.	daughter
Mrs. Thomas E. Adams	40	P. O. Box 251, Cumming, Ga.	daughter
Mr. John C. Rumph	39	8701 S.W. 200th St., Miami, Fla	son
Mrs. Shirley Buckley	37	Rt. 1, Box 38, Grayson, Ga.	daughter

Wherefore, Petitioner prays an order directing that citation be issued herein and be published as the law requires, and that if no good cause be shown to the contrary, your Petitioner be appointed Administratrix with Will annexed on the estate of said deceased.

*Mrs. Thomas E. Adams*  
Petitioner

GWINNETT  
~~FOURTH~~ COURT OF ORDINARY

~~Chancellor~~ April 24, 1973

Upon reading the foregoing Petition, it is ordered that citation therein be issued and published as required by law.

GWINNETT  
~~FOURTH~~ COURT OF ORDINARY

Ordinary.

ORDER

June 4th Term, 1973

The Petition of MRS. THOMAS E. ADAMS  
with will annexed  
for Letters of Administration on the estate of MRS. LAURA BELL RUMPH, deceased,  
Having been duly filed, and it appearing that citation therein was issued and published according to law, requiring all concerned to appear at this Term and show cause, if any they could, why said letters should not be granted; and it also appearing that said deceased died a resident of said County, on or about the 23rd day of March, 1973, Intestate, and that said applicant is a citizen of this State, and lawfully qualified for said administration and no objection being offered thereto: It is therefore ordered by the Court, that the said MRS. THOMAS E. ADAMS be, and she is hereby appointed Administratrix on the estate of said deceased, and that Letters issue to her as such, upon her giving bond, with approved security, in the sum of \$10,000.00 dollars, and taking and subscribing the oath as provided by law.

*Alton W. Tupper*  
Ordinary, and Judge Court Of Ordinary.

## LETTERS OF ADMINISTRATION WITH WILL ANNEXED.

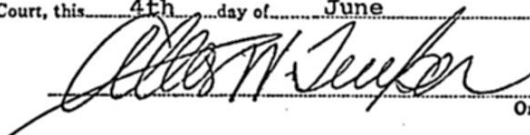
GEORGIA, Gwinnett COUNTY.

No. 7465

BY COURT OF ORDINARY OF SAID COUNTY:

To All Whom These Presents Shall Come—GREETING:

KNOW YE, that on the 16th day of May, in the year of our Lord 1973, the last Will and Testament of Laura Bell Rumph, late of said County, deceased was exhibited in open Court, and proved and admitted to record in solemn form, a copy of which is hereto annexed, and administration of all and singular the goods, chattels and credits of said deceased was granted to Mrs. Thomas E. Adams, as Administrator rix, with Will annexed, and Mrs. Thomas E. Adams having first taken the oath and performed all other requisites required by law, by order of said Court, and by virtue of these presents, is legally authorized to administer the goods, chattels, rights and credits of said deceased according to the tenor and effect of the said Will and Testaments, and according to law, and she is hereby required to render a true and perfect inventory of all and singular the goods, chattels and credits of the said deceased and appraise and return to this Court according to law, and to render a true and correct account to this court of his actings and doings yearly, and every year until her administration is fully completed.

Witness my hand, and the official seal of said Court, this 4th day of June, 1973.


Ordinary.

PETITION

GEORGIA, GWINNETT COUNTY.

To the Court of Ordinary of Said County:

No. "7490"

The petition of LEMON HOLMAN ROEBUCK

whose post office address is Route 2, Box 338, Buford, Georgia 30518

respectfully showeth that on the 26 day of May, 1973, JOHN B. ROEBUCK

a resident of said State and County, who resided at Rt. 2, Buford, Georgia

departed this life after having made and published his last Will and Testament wherein he nominated

your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. OR
Lemon Holman Roebuck	Rt. 2, Box 338 Buford, Ga.	50	Widow
Wesley Spencer Roebuck	Lawrenceville, Ga.	29	Son

Petitioner produces said Will in Court and pray s that it be proven in Solemn Form, and to this end she pray s that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray s that Letters Testamentary issue to her in terms of the law.

This 5th day of June, 1973

Lemon Holman Roebuck  
Petitioner.

Handwritten Signature  
Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Lemon Holman Roebuck, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 5th day of June, 1973

Lemon Holman Roebuck

Handwritten Signature  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of John B. Roebuck deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said John B. Roebuck and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Lemon Holman Roebuck  
Wesley Spencer Roebuck

AFFIDAVIT TO PROBATE OF WILL

730

GEORGIA, GWINNETT COUNTY.

Handsel Morgan and Betty Satterfield

do swear that they

~~XXXXXXXX~~

saw the within named

John B. Roebuck

sign and publish the within attached paper

as his last will and testament; that they subscribed the same as witness es thereto at the special instance and request of the said John B. Roebuck.

and in his presence, ~~XXXXXXXX~~ in the

presence of the testator and of each other; that the said John B. Roebuck signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Handsel Morgan  
Betty Satterfield*

Sworn to and subscribed before me, this 5th day of June, 1973

*Alton W. Tucker*

Ordinary.

LEMON HOLMAN ROEBUCK PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
JOHN B. ROEBUCK DECEASED } JUNE Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Lemon Holman Roebuck and Wesley Spencer Roebuck

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Handsel Morgan and Betty Satterfield

that this paper is the last Will and Testament of John B. Roebuck and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Lemon Holman Roebuck, the executrix named in said Will, upon her taking oath required by law.

This 5th day of June, 19 73

*Alton W. Tucker*

Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, LEMON HOLMAN ROEBUCK

do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named \_\_\_\_\_, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Lemon Holman Roebuck*

Sworn to and subscribed before me, this 5th day of June, 19

*Alton W. Tucker*

Ordinary, Court of Ordinary.

## COURT OF ORDINARY

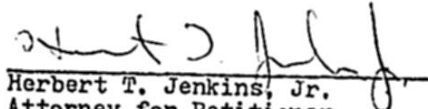
## GWINNETT COUNTY STATE COURT

Year's Support Petition of Mrs. Melvin B. Womack, widow of Melvin B. Womack.

Now comes Mrs. Melvin B. Womack and moves the Court of Ordinary to amend her Year's Support Petition by adding to her assets the following:

A check for \$97.00 to the Estate of Melvin B. Womack drawn on C & S National Bank and a check for \$2,040.57 drawn on First Federal Savings and Loan, Atlanta, Ga.

The above checks were unknown to Mrs. Womack until after her Year's Support Petition had been upheld.

  
Herbert T. Jenkins, Jr.  
Attorney for Petitioner

P.O. Box 373  
Snellville, Georgia  
963-3668

O R D E R

JUNE TERM 1973

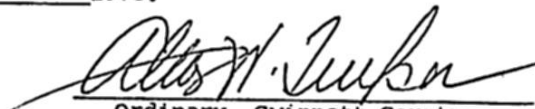
The claim for a year's support of Mrs. Melvin B. Womack having been properly filed and advertised and regularly heard, and no creditors having objected and two checks payable to the Estate of Melvin B. Womack being found, the petition for years' support of Mrs. Melvin B. Womack is hereby amended in its body and assets claimed will show:

Check for \$97.00 drawn on C. & S. National Bank

Check for \$2,040.57 drawn on First Federal Savings and

Loan.

This 7th. day of June 1973.

  
Ordinary, Gwinnett County

GEORGIA  
GWINNETT COUNTY

No. "5447"

TO THE COURT OF ORDINARY, GWINNETT COUNTY, GEORGIA

Comes now Dudley S. Hancock as guardian for Miss Anna Craig, incompetent, and shows to the Court the following facts:

- 1 -

Petitioner shows that by virtue of an Order granting Leave to Sell on March 5, 1973, the rest and residue of the property owned by Miss Anna Craig, incompetent, at private sale and said property having been conveyed as set forth and prescribed in a certain sales contract dated January 30, 1973; and said sale having been consummated in full compliance with the application for leave to sell, the Order granting same and terms of the aforementioned contract predicated upon the value per acre as per a true and correct survey. However, said sale was consummated with the proviso that a new and revised survey might in effect alter the sale price of said property due to inadequacies and possible irregularities on said plat and survey.

- 2 -

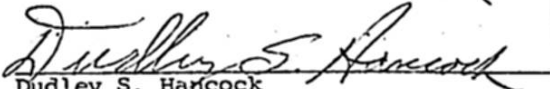
Petitioner shows that the sale was consummated on the 5th day of June 1973 subject to a new survey or revision of the existing survey and petitioner did receive the sum of \$36,209.07 plus \$5,000.00 previously paid, as well as a purchase money note and deed to secure debt in the sum of \$126,648.75, the total sales price as prescribed in the sales contract and according to the closing statement amounts of \$168,865.00.

- 3 -

Petitioner shows that the remaining portion of the real estate that Miss Anna Craig, incompetent, was by the efforts of her guardian conveyed and consummated.

WHEREFORE, petitioner prays that the sale of said property be and same is ratified and confirmed subject to a revision

as provided in a separate agreement regarding resurvey.

  
 Dudley S. Hancock  
 Guardian for Miss Anna Craig

ORDER


JUNE TERM 1973

COURT OF ORDINARY

The foregoing petition read and considered, let same be filed.

It is hereby ordered and adjudged that the sale of said property herein contained is approved and confirmed subject to the revision proviso.

This 7 day of June 1973.



ALTON W. TUCKER, JUDGE  
 Court of Ordinary  
 Gwinnett County, Georgia

O R D E R

GEORGIA  
 GWINNETT COUNTY

JUNE TERM 1973

COURT OF ORDINARY, GWINNETT COUNTY, GEORGIA

It appearing to the Court that extraordinary effort was made in regard to the sale and consumation of the balance of the property owned by guardian's ward, Miss Anna Craig, by and through her guardian Dudley S. Hancock, the sum of \$16,886.50 is approved and authorized for extraordinary services rendered by him, and same is hereby ordered.

This 7th. day of June 1973.



Alton W. Tucker, Judge  
 Court of Ordinary  
 Gwinnett County, Georgia

GEORGIA, Gwinnett, COUNTY

No. "7498"

To the Court of Ordinary of Said County:

The petition of Peggy Wages Britt, whose post office address is Rt 2 Paper Mill Road Lawrenceville, Ga., respectfully sheweth that on the 11th day of May, 1973, 19, Lottie M. Wages, a resident of State and County, who resided at Lawrenceville, Ga. departed this life after having made and published her last-Will and Testament wherein she nominated your petitioner as execut rix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. OR
Floye W. Eubanks	Charlotte, N.C.	62	dau
Sue Wages Harris	Jacksonville, Fla.	52	dau
Lola Wages Campbell	Chamblee, Ga.	58	dau
Bobby Gene Hodnett	Marietta, Ga.	33	grand-son
Patrica Hodnett Swikard	Marietta, Ga.	35	grand-dau
Linda Hodnett Iler	Lawrenceville, Ga.	32	grand-dau
Charles Michael Wages	Lawrenceville, Ga.	28	grand-son
Peggy W. Britt	Lawrenceville, Ga.	37	grand-dau
Jacquelyn Wages Farris	4318 1/2 Magnolia St. New Orleans, La 70115	21	grand-dau
Sheron Wages Jefferson	5111 Guld Drive, Panama City, Fla.	23	grand-dau

Wherefore, Petitioner prays leave to prove said Will in Common Form and that Letters Testamentary issue to Peggy Wages Britt upon her taking the oath of office.

This the 11th day of June, 1973.

Peggy Wages Britt  
Petitioner.  
H. Rhodes Jordan,  
Attorney for Petitioner.

GEORGIA, Gwinnett, COUNTY.

Personally appeared before me, Peggy Wages Britt, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 11th day of June, 1973.

Peggy Wages Britt  
Alton W. Tucker  
Ordinary.

GEORGIA, Gwinnett, COUNTY.

I, H. Rhodes Jordan, do swear that I, as well as Judy L. Jordan and

saw the within named Lottie M. Wages, sign and publish the within paper as her last Will and Testament; that I subscribed the same as a witness thereto, at the special instance and request and in the presence of Lottie M. Wages;

that at the time of said signing and attestation, said Lottie M. Wages was of sound and disposing mind and memory, and did in the execution of said Will, act freely and voluntarily.

Sworn to and subscribed before me, this 11th day of June, 1973.

H. Rhodes Jordan  
Alton W. Tucker  
Witness.  
Ordinary.

Gwinnett, COURT OF ORDINARY, June 11, 1973 Term, 1973.

It appearing to the satisfaction of this Court by the testimony of H. Rhodes Jordan, a witness to the Will of Lottie M. Wages, that the said H. Rhodes Jordan, as well as Judy L. Jordan,

saw the within named Lottie M. Wages, sign and publish the within paper as his last Will and Testament; that they attested the same, as witnesses thereto, at the request and in the presence of Lottie M. Wages; that at the time of said signing and attestation, said Lottie M. Wages was of sound and disposing mind and memory, and did, in the execution of said Will, act freely and voluntarily.

It is ordered that the same be duly recorded, having been duly proven in Common Form, and that Letters Testamentary issue to Peggy W. Britt upon her taking the oath of office.

This 11th day of June, 1973.

Alton W. Tucker  
Judge, Court of Ordinary.

I, Peggy W. Britt, do solemnly swear that, as far as I know or believe, this writing contains the true last Will and Testament of the within named Lottie M. Wages, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

s/s/ Peggy Wages Britt

Sworn to and subscribed before me, this 11th day of June, 1973. /s/ Alton W. Tucker Ordinary.

734

11

735

PETITION

GEORGIA, Gwinnett COUNTY. No "7488"

To the Court of Ordinary of Said County:

The petition of Dorothy Francis Davis Vance

whose post office address is 5782 Roolling Wood Drive, Stone Mt, 30083

respectfully showeth that on the 2nd day of May, 1973, William Casto Vance Jr. a resident of said State and County, who resided at 5782 Roolling Wood Drive departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat. OP.
Dorothy Francis Davis Vance	Stone Mt, Ga.	49	wife.
Debra, Ruth V. Boll	Louieville, Kentucky	24	dau
William Charles Vance	Stone Mt, Ga.	20	son
Mary Dianne Vance	Stone Mt, Ga.	18	dau

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in June, 1973, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law. This 4th day of June, 1973.

Dorothy Frances Davis Vance Petitioner.

H. Rhodes Jordan, Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Dorothy Francis Davis Vance, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 4th day of June, 1973.

Dorothy Frances Davis Vance
O. W. Tupper Ordinary.

(3)

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of William Casto Vance Jr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said William Casto Vance Jr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Dorothy Davis Vance
Deborah Ruth Bell
William Charles Vance
Mary Dianne Vance

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

We, the undersigned, do swear that we

~~as witnesses~~ saw the within named

William Casto Vance Jr.

sign and publish the within attached paper

as his last will and testament; that we subscribed the same as witness es thereto at the special instance

and request of the said William Casto Vance Jr.

and in his presence, as did also the witnesses named in the will in the

presence of the testa and of each other; that the said William Casto Vance Jr.

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

*Shirley M. Brubaker*  
*J.D. Tant*  
*Flora H. Tant*

Sworn to and subscribed before me, this 4th day of June, 1973, 1973

*Alto W. Tucker*  
Ordinary.

Dorothy Frances Davis Vance PROPOUNDER  
vs.  
William Casto Vance Jr. DECEASED

Gwinnett COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
June, 1973. Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, All persons listed above.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Shirley M. Brubaker, J.D. Tant, Flora H. Tant that this paper is the last Will and Testament of William Casto Vance Jr.

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Dorothy Francis Davis Vance. the executrix named in said Will, upon her taking oath required by law.

This 4 day of June, 1973, 1973

*Alto W. Tucker*  
Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Dorothy Francis Davis Vance. do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named William Casto Vance Jr. deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

*Dorothy Francis Davis Vance*

Sworn to and subscribed before me, this 4th day of June, 1975

*Alto W. Tucker*  
JUDGE Court of Ordinary.

PETITION

GEORGIA, GWINNETT COUNTY.

NO "7194"

To the Court of Ordinary of Said County:

The petition of Mrs. Grace L. Ivey

whose post office address is Rte # 1 Grayson Ga. 30211

respectfully sheweth that on the 17th day of May, 19 73 Calvin S.

Ivey Sr. a resident of said State and County, who resided at Rte # 1 Grayson Ga., departed this life after having made and published his last Will and Testament wherein he nominated your petitioner as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Mrs. Grace L. Ivey</u>	<u>RTE # 1 Grayson Ga.</u>	<u>63</u>	<u>Widow</u>
<u>Calvin S. Ivey Jr.</u>	<u>Rte # 1 Grayson Ga.</u>		<u>Son</u>
<u>Mildred I. Kaslly</u>	<u>Warren Michigan</u>		<u>Daughter</u>
<u>Betty I. Brooks</u>	<u>Iithonia Ga.</u>		<u>Daughter</u>
<u>James F. Ivey</u>	<u>Ellenwood Ga.</u>		<u>Son</u>
<u>Bobbie G Johnson</u>	<u>Rte # 1 Grayson Ga.</u>		<u>Daughter</u>
<u>Ernest E. Ivey</u>	<u>Snellville Ga.</u>		<u>Son</u>
<u>Shirley T. Swanson</u>	<u>Rte # 1 Grayson</u>		<u>Daughter</u>

Petitioner produces said Will in Court and pray <sup>age of 18 Yrs</sup> that it be proven in Solemn Form, and to this end pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), ~~to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.~~ to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner pray that Letters Testamentary issue to her in terms of the law.

This 31 day of May, 19 73

Mrs. Grace L. Ivey Petitioner.  
Wilbur Smith  
1810 1st Natl. Bank Tower  
Atlanta, Ga. 30303 Attorney for Petitioner.

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Mrs. Grace L. Ivey, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 5th day of June, 19 73

Alton W. Tucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Calvin S. Ivey Sr. deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Calvin S. Ivey Sr. and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Grace L. Ivey  
Betty I. Brooks  
Mildred I. Kaslly  
Bobbie G. Johnson  
James F. Ivey  
Shirley T. Swanson

Ernest E. Ivey  
Calvin S. Ivey Jr.

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that

We saw the within named Calvin S. Ivey Sr. sign and publish the within attached paper as his last will and testament; that We subscribed the same as witness thereto at the special instance and request of the said Calvin S. Ivey Sr. and in his presence, as did also We in the presence of the testator and of each other; that the said Calvin S. Ivey Sr. signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Mary Frances Howell  
Phillip A. Williams  
Mrs. Phillip A. Williams

Sworn to and subscribed before me, this 11th day of June 1973.

Alton W. Tucker  
Ordinary.

Mrs. Grace L. Ivey PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Calvin S. Ivey Sr. DECEASED } June Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, All heirs at law are those that have acknowledged service to the probate this Will in Solemn form.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Mary Frances Howell, Phillip A. Williams, & Mrs. Phillip A. Williams that this paper is the last Will and Testament of Calvin S. Ivey Sr. and that he was competent to make a Will at the time signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Mrs. Grace E. Ivey, the executrix named in said Will, upon her taking oath required by law.

This 11th day of June 1973

Alton W. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Grace L. Ivey, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Calvin S. Ivey Sr. deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Mrs. Grace L. Ivey

Sworn to and subscribed before me, this 11th day of June 1973

Alton W. Tucker  
Judge Court of Ordinary.

STATE OF GEORGIA, Gwinnett. COUNTY

No. "7799"

To the Ordinary of said County:

The petition of Bowen C. Campbell respectfully showeth that Mary H. Campbell, a resident of said County until her death, which happened on the 18th day of December, 1973, has left a considerable estate, real and personal, in said State, and that she died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said Mary H. Campbell deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that Bowen C. Campbell is entitled by law to be appointed Administrator of said estate, he being an heir and son of said Mary H. Campbell, deceased.

Petitioner would further state that he is a resident of said State, and that the estate of said Mary H. Campbell, deceased, is worth about Fifty Six Hundred and no/100----- Dollars.

Bowen C. Campbell
3761 Watkins Place N. E.
Atlanta Ga. 30319

Gwinnett. COURT OF ORDINARY

At Chambers, June 12, 1973, 19

The application of Bowen C. Campbell for Temporary Letters of Administration on the estate of Mary H. Campbell late of Gwinnett, County, deceased, being before me for consideration, and being satisfied by proper proof that said application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said Mary H. Campbell, deceased, do issue to said Bowen C. Campbell upon his giving bond and security in the sum of Eleven Thousand Two Hundred. Dollars, and taking the usual oath.

Alton W. Surber, Ordinary.

STATE OF GEORGIA, Gwinnett. COUNTY. OATH.

You, Bowen C. Campbell, do solemnly swear that you will well and truly perform all the duties of Temporary Administrator on the estate of Mary H. Campbell, deceased, according to law, to the best of your ability. So help you God.

Bowen C. Campbell

Sworn to and subscribed before me, this 12th day of June, 1973, 19

Alton W. Surber

Pl. 10,00

State of Georgia, Gwinnett County

NO/ "7470"

To the Ordinary of Said County:

The petition of Hollis V. Tuck

whose post office address is Loganville, Georgia

and whose place of residence is Loganville, Georgia

respectfully showeth that Hugh E. Tuck

whose legal residence was Loganville, Georgia

departed this life on the 1st day of February, 1973, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of Seventy

Hundred  
Five ~~THOUSAND~~ and No/100 - - - Dollars, and at the time of

death the said Hugh E. Tuck

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>None (Deceased)</u>			

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
<u>Hollis V. Tuck</u>	<u>Loganville, Ga.</u>	<u>50</u>	<u>Son</u>
<u>Hugh Tuck Jr.</u>	<u>1025 Curtis Drive, Opla Lacka, Florida</u>	<u>53</u>	<u>Son</u>
<u>Mrs. Catherine Davis</u>	<u>Highway 54, Morrow, Georgia</u>	<u>51</u>	<u>DAU.</u>

We the undersigned being a majority of the heirs at law of Hugh E. Tuck, late of Gwinnett County, deceased request that Hollis V. Tuck be appointed permanent Administrator of the estate of our Father Hugh E. Tuck;

Mrs. Catherine Davis; Hugh Tuck Jr. (Copy attached for selection)

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration on Hugh E. Tuck's estate, and your petitioner will ever pray.

1973

Hollis V. Tuck

Court of Ordinary May 1st, 1973

The above petition of Hollis V. Tuck that he may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Hollis V. Tuck Ordinary.

ALTON W. TUCKER

JUDGE COURT OF ORDINARY  
GWINNETT COUNTY COURT HOUSE  
LAWRENCEVILLE, GEORGIA 30245

SUE T. WILLIAMS  
Clerk Court Of Ordinary

PHONE 963-3351

JEAN T. CROWE  
Secretary

O R D E R

GWINNETT COUNTY COURT OF ORDINARY

JUNE TERM, 1973

It appearing to the Cour that there is business that will not be finished today.

Court is held open from day to day until the next July 2nd, 1973 Term of Court.

This June 4th, 1973.

*Alton W. Tucker*  
/s/ *ordinary*  
ORDINARY GWINNETT COUNTY, GA.

\*\*\*\*\*

GEORGIA, GWINNETT COUNTY

COURT OF ORDINARY

JULY TERM, 1973

Court is opened by Deputy Sheriff, Norris Bagwell, this July 2nd, 1973.

*Alton W. Tucker*  
/s/ *ordinary*  
ORDINARY, GWINNETT CO. GA.

STATE OF GEORGIA, COUNTY OF GWINNETTNo. 7791

To the Court of Ordinary of Said State and County:

The petition of Holmes H. Moon, Guy F. Griffith, Jr. and Michael A. Griffith  
respectfully showeth that on the 21st day of May 19 73,

MARCELLE BURNS MOON

a resident of the County of Gwinnett State of Georgia died intestate,  
owning property in the county of Gwinnett, State of Georgia and there has been no  
administration on the said estate and there is no application for an administration pending, either in this  
or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and  
are sui juris, to wit:

<u>Holmes H. Moon</u>	age <u>51</u>	residing at <u>Rockbridge Road, Route 9</u> <u>Stone Mountain, Georgia</u>
<u>Guy F. Griffith, Jr.</u>	age <u>28</u>	residing at <u>117 Rosser Road</u> <u>Lilburn, Georgia</u>
<u>Michael A. Griffith</u>	age <u>23</u>	residing at <u>2611 Velma Burns Court</u> <u>Tucker, Georgia</u>
	age	residing at
	age	residing at
	age	residing at

The estate consists of the following described personal property and with the following valuation:

1. One-half interest in Promissory Note (secured by real estate) executed by Floyd P. Adams, Jr., James W. Garner, G. Hughel Harrison and Roy V. Price to the decedent and Holmes H. Moon - \$3,710.75.
2. One-half interest in 1971 Cadillac (I.D. #683471Q114960), titled in name of H. H. Moon and the decedent - \$2,375.00.
3. 1969 Oldsmobile 98 (I.D. #384579M262267) - \$2,000.00.
4. 191 shares Scientific-Atlanta, Inc. (Certificate #ACB4082) - \$1,600.00.
5. 120 Shares, The Citizens and Southern Bank of Tucker (Certificates #A737 and B138) \$15,000.00.
6. The First National Bank of Tucker Savings Account #117-241 - \$16,214.29.
7. Citizens Bank of Clarkston Savings Account #44-07-79-7 - \$9,000.00.
8. First National Bank of Tucker Checking Account #11-590-11-0 - \$475.00.
9. Gulf Life Insurance Company Policy #521-013-100 and #601-002-379, each in the face amount of \$5,000.00, each insuring the life of Guy F. Griffith, Sr.
10. Judgment and claims against Guy F. Griffith, Sr. and/or Guy F. Griffith Builders, Inc.
11. Clothing and miscellaneous.
12. One-half interest in Tucker Federal Savings and Loan Association Savings Account No. 34 - \$6,500.00.

The estate consists of the following described real estate with a valuation as shown below:

1. A one-half undivided interest in and to all that tract and parcel of land lying and being in Land Lot 87 of the 5th District of Gwinnett County, Georgia being known as Lots 7, 8 and 9, Block "A" of Cotton Creek Subdivision, Unit 1, according to plat of record at Plat Book Y, page 174, Gwinnett County Records. - \$7,000.00

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves. A copy of the Agreement of division, signed by all the said heirs, is attached hereto as Exhibit A and is made a part hereof.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

*Michael A. Griffith*  
MICHAEL A. GRIFFITH, 2611 Velma Burns Court, Tucker, Georgia

*Holmes H. Moon*  
HOLMES H. MOON, Rockbridge Road, Route 9 Stone Mountain, Georgia

*Guy F. Griffith, Jr.*  
GUY F. GRIFFITH, JR., 117 Rosser Briar, Lilburn, Georgia  
Address: \_\_\_\_\_

Sworn to and subscribed before me this 4th day of June, 1973

*Ray S. Pile*  
Notary Public, Georgia, State at Large  
My Commission Expires Feb. 15, 1974

The following Security Deed is a charge against the estate:  
See Exhibit B attached hereto and hereby made a part hereof.

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The unsecured creditors of the estate are as follows:

None

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A G R E E M E N T

No. "7491"

STATE OF GEORGIA

COUNTY OF GWINNETT

THIS AGREEMENT made and entered into this 7<sup>th</sup> day of June, 1973, by and between HOLMES H. MOON, a resident of Gwinnett County, Georgia (hereinafter referred to as "Moon"), GUY F. GRIFFITH, JR., a resident of Gwinnett County, Georgia (hereinafter referred to as "G. Griffith"), and MICHAEL A. GRIFFITH, a resident of DeKalb County, Georgia (hereinafter referred to as "M. Griffith"),

W I T N E S S E T H : :

WHEREAS, MARCELLE B. MOON (hereinafter referred to as "the decedent"), who resided at Rockbridge Road, Route 9, Stone Mountain, Gwinnett County, Georgia, died on May 21, 1973; and

WHEREAS, the decedent died intestate, leaving as her sole heirs at law her husband (Moon) and two children by a previous marriage (G. Griffith and M. Griffith); and

WHEREAS, pursuant to the provisions of Sec. 113-1232, et. seq., Georgia Code Annotated, the parties hereto desire to dispense with administration of the decedent's estate and, consequently, to enter into an Agreement dividing the estate amicably among themselves;

NOW, THEREFORE, for and in consideration of the premises, the parties hereto do hereby covenant and agree as follows:

1.

This Agreement shall be attached to and made a part of a Petition praying for an Order that no administration is necessary on the estate of the decedent, as provided for in Sec. 113-1232, et seq., Georgia Code Annotated.

2.

The following property, which is part of the estate of the decedent, shall hereafter be the sole property of Moon, and G. Griffith and M. Griffith, jointly and severally, agree and acknowledge that they shall neither have nor assert any claim to said property and hereby release any and all claims to said property;

(a) The decedent's interest in a Promissory Note in the original amount of \$7,421.50, bearing interest at the rate of seven (7%) percent per annum, executed to Holmes H. Moon and the decedent by Floyd P. Adams, Jr., James W. Garner, G. Hughel Harrison and Roy V. Price, which Note is secured by certain real estate in Land Lot 190 of the 5th District of Gwinnett County, Georgia. G. Griffith and M. Griffith hereby assign and convey to Moon said Note and Deed to Secure Debt, and any and all interest they may have in the real property conveyed as security for such indebtedness.

(b) 1971 Cadillac automobile, Manufacturer's Identification No. 683471Q114960, presently titled under Georgia Title Certificate No. 6220728 in the names of H. H. Moon and Marcelle B. Moon.

(c) Decatur Federal Savings and Loan Association Savings Account No. 204260, in the joint names of Moon and the decedent.

(d) On April 25, 1973 Moon and the decedent, as tenants in common, consummated the purchase by them of certain real property in Gwinnett County, Georgia, being more particularly described as follows:

ALL THAT TRACT AND PARCEL OF LAND lying and being in Land Lot 87 of the 5th District of Gwinnett County, Georgia, being known as Lots 7, 8 and 9, Block "A" of Cotton Creek Subdivision, Unit 1, according to plat of record at Plat Book Y, Page 174, Gwinnett County Records.

Simultaneously with their closing of the purchase of said property, Moon and the decedent closed three construction loans on each of the aforesaid three lots with Decatur Federal Savings and Loan Association, a portion of the proceeds of which remain undisbursed. As part of the loan closings with Decatur Federal Savings and Loan Association, separate Promissory Notes and Security Deeds on said three lots were executed by the decedent and Moon to Decatur Federal Savings and Loan Association, all of which are dated April 25, 1973, said Security Deeds being recorded in Gwinnett County Records at Deed Book 654, Page 73 (Lot 7A), Deed Book 654, Page 71 (Lot 8A) and Deed Book 654, Page 69 (Lot 9A).

At the closing of the purchase by the decedent and Moon of the aforesaid three lots, as part payment of the purchase price three Promissory Notes, each in the principal sum of \$225.00, were executed by the decedent and Moon to the Seller of the three lots, Service, Housing and Real Estate, Inc., said Notes being dated April 25, 1973 and being secured by separate second lien Security Deeds on the aforesaid lots dated April 25, 1973, said Security Deeds being recorded in Gwinnett County Records at Deed Book 658, Page 75 (Lot 7A), Deed Book 658, Page 77 (Lot 8A) and Deed Book 658, Page 76 (Lot 9A).

The above described real estate shall be the sole property of Moon, and G. Griffith and M. Griffith hereby transfer and convey unto Moon any and all interest which they may have in said real estate, subject to the assumption by Moon of the aforesaid indebtednesses outstanding on said property, which such indebtednesses Moon hereby agrees to pay. G. Griffith and M. Griffith severally and jointly release any and all claims which they may have to said property and to the loan proceeds from the aforesaid construction loans closed with Decatur Federal Savings and Loan Association.

(e) Moon has entered into a Contract of Purchase and Sale with Service, Housing and Real Estate, Inc., dated February 8, 1973, to purchase Lots 14, 15 and 16 in Block "D" in the Cotton Creek Subdivision, being located in Land Lot 87 of the 5th District, Gwinnett County, Georgia, Unit 1, per plat recorded in Plat Book Y, Page 131, Gwinnett County Records. It is acknowledged by the parties hereto that the decedent may have had an interest in said Contract, and, consequently, G. Griffith and M. Griffith assign and transfer to Moon any and all rights and interest which they may have in said Contract of Purchase and Sale.

(f) Any and all interest the decedent may have had in casualty insurance policies on the real estate described above shall hereafter belong to Moon.

(g) Any and all interest in income tax estimate payments made by the decedent shall hereafter belong to Moon.

(h) Moon hereby assumes and agrees to pay all ad valorem taxes on real property owned by the decedent for 1973, and any prior year's taxes which are unpaid.

3.

The following property, which is part of the estate of the decedent, shall hereafter belong to G. Griffith and M. Griffith, to be divided equally between and among them, and Moon agrees and acknowledges that he shall neither have nor assert any claim to said property and hereby releases any and all claims to said property:

(a) One hundred ninety one (191) shares of Scientific-Atlanta, Inc. common stock, represented by Certificate No. ACB4082, issued in the name of Marcelle Burns Griffith, the former married name of the decedent. Inasmuch as the number of shares is not an even number, ninety six (96) shares shall be the sole property of G. Griffith and ninety five (95) shares shall be the sole property of M. Griffith. The transfer agent of Scientific-Atlanta, Inc. is authorized to transfer said shares as provided in this paragraph (a).

(b) One hundred twenty (120) shares of common stock in The Citizens and Southern Bank of Tucker, sixty (60) shares evidenced by Bank of Tucker (now The Citizens and Southern Bank of Tucker) Certificate No. A737 issued in the name of Marcelle Burns Griffith, the former married name of the decedent, and sixty (60) shares evidenced by The Citizens and Southern Bank of Tucker Certificate No. B138 issued in the name of Marcelle Burns Griffith, the former married name of the decedent. The transfer agent of The Citizens and Southern Bank of Tucker is authorized to issue new certificates for sixty (60) shares to G. Griffith and sixty (60) shares to M. Griffith.

(c) All sums in The First National Bank of Tucker Savings Account No. 117-241 in the name of Marcelle B. Moon.

(d) All sums in Citizens Bank of Clarkston Savings Account No. 44-07-79-7 in the name of Marcelle Griffith Moon.

(e) All sums in First National Bank of Tucker Checking Account No. 11-590-11-0 in the name of Marcelle B. Moon.

(f) 1969 Oldsmobile, Manufacturer's Identification No. 384579M262267, presently titled under Georgia Title Certificate No. 3565440 in the name of Marcelle B. Moon.

(g) Gulf Life Insurance Company Policy Nos. 521-013-100 and 601-002-379, each of said policies insuring the life of Guy F. Griffith, Sr., the father of G. Griffith and M. Griffith, and each of said policies being in the face amount of \$5,000.00. G. Griffith and M. Griffith shall have all the rights of ownership in said policies, including but not limited to the right to change the beneficiary under said policies.

(h) Any and all actions, debts, sums of money, accounts, contracts, agreements, judgments, fi fas, executions, claims and demands whatsoever which the decedent had, now has or which her heirs, legal representatives and assigns may have against Guy F. Griffith, Sr. or Guy F. Griffith Builders, Inc., or both, including, without limitation, any and all claims and judgments arising out of Case Nos. 50,934 and 59,635 in the Superior Court of DeKalb County, Georgia, and any fi fas issued in connection therewith. Moon does hereby assign and transfer any and all interest he may have in and to the items specified in this paragraph (h). Specifically, but without limiting the generality of the foregoing, he does hereby assign, transfer and convey to G. Griffith and M. Griffith any and all Promissory Notes and Deeds to Secure Debt from Guy F. Griffith, Sr. or Guy F. Griffith Builders, Inc., or both, to the decedent, and the property covered by any Deeds to Secure Debt, including but not limited to that certain Security Deed from Guy F. Griffith Builders, Inc. to Guy F. Griffith, Sr. dated June 19, 1969 in the principal sum of \$37,434.74 recorded in Deed Book 2435, Page 776, DeKalb County Records, transferred to Marcelle Burns Griffith, the former married name of the decedent, by Assignment dated

June 19, 1969 recorded in Deed Book 2435, Page 779, DeKalb County Records. Should G. Griffith or M. Griffith request same, Moon shall execute quit claim deeds and other appropriate instruments to indicate the release of any claims he may have to the items and property referred to in this paragraph (h).

4.

Moon agrees that G. Griffith and M. Griffith may select such items as they desire from the decedent's clothes and from the property which the decedent owned at the time of her marriage to Moon (i.e. items the decedent brought into her marriage with Moon), and such items shall thereafter be the property of G. Griffith and/or M. Griffith, as the case may be. Not covered by this Item 4 are any items of furniture in the residence of the decedent, which shall be the sole property of Moon, provided, that G. Griffith or M. Griffith, if they, or either of them so desire, shall have the sewing machine.

5.

The parties hereto acknowledge that there presently exists a Tucker Federal Savings and Loan Association Savings Account No. 34, originally in the name of Marcelle Griffith, now in the names of Marcelle Griffith Moon or Holmes Moon. The parties hereto agree that the said account shall be closed under the following procedure, to-wit: Moon shall withdraw \$10,000.00 from said account, which sum shall thereafter be his free from any and all claims of the other parties hereto, and any balance remaining in said account shall be paid over in equal shares to G. Griffith and M. Griffith, free from any claims of Moon thereto.

6.

The parties hereto agree that any and all attorney's fees and court costs in connection with the preparation and execution of this Agreement and in connection with the Petition for an Order declaring no administration necessary in the Court of Ordinary of Gwinnett County, Georgia shall be borne and paid one-half by G. Griffith and one-half by M. Griffith.

7.

The parties hereto agree to execute any and all documents, releases, deeds and other instruments which may be necessary or appropriate to carry out the terms and intentions of this Agreement.

8.

This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, legal representatives and assigns.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals the day and year first above set forth.

Signed and sealed in the presence of:

Holmes H. Moon (SEAL)  
HOLMES H. MOON

Lisa L. Arant  
Witness

W. S. Pike

Notary Public Notary Public, Georgia, State at Large  
My Commission Expires Feb. 15, 1974

Signed and sealed in the presence of:

Guy F. Griffith, Jr. (SEAL)  
GUY F. GRIFFITH, JR.

Lisa L. Arant  
Witness

W. S. Pike

Notary Public Notary Public, Georgia, State at Large  
My Commission Expires Feb. 15, 1974

Signed and sealed in the presence of:

Michael A. Griffith (SEAL)  
MICHAEL A. GRIFFITH

Lisa L. Arant  
Witness

W. S. Pike

Notary Public Notary Public, Georgia, State at Large  
My Commission Expires Feb. 15, 1974

EXHIBIT B

NO. "7491"

The following Security Deeds are charges against the Estate of

Marcelle Burns Moon:

1. Deed to Secure Debt executed by the decedent and Holmes Henry Moon to Decatur Federal Savings and Loan Association dated April 25, 1973 securing a Promissory Note in the principal amount of \$27,600.00 evidencing a partially undisbursed construction loan, covering all that tract and parcel of land lying and being in Land Lot 87 of the 5th District of Gwinnett County, Georgia being known as Lot 7, Block "A" of Cotton Creek Subdivision, Unit 1, according to plat of record at Plat Book Y, page 174, Gwinnett County, Georgia Records, said security deed being recorded at Deed Book 654, page 73, Gwinnett County Records. Also, a second lien security deed covering said property executed by Marcelle B. Moon and Holmes Henry Moon to Service, Housing and Real Estate, Inc., securing a Promissory Note in the principal amount of \$225.00, said Security Deed being recorded at Deed Book 658, page 75, Gwinnett County Records.

2. Deed to Secure Debt executed by the decedent and Holmes Henry Moon to Decatur Federal Savings and Loan Association dated April 25, 1973 securing a Promissory Note in the principal amount of \$28,800.00 evidencing a partially undisbursed construction loan, covering all that tract and parcel of land lying and being in Land Lot 87 of the 5th District of Gwinnett County, Georgia being known as Lot 8, Block "A" of Cotton Creek Subdivision, Unit 1, according to plat of record at Plat Book Y, page 174, Gwinnett County, Georgia Records, said Security Deed being recorded at Deed Book 654, page 71, Gwinnett County Records. Also, a second lien security deed covering said property executed by Marcelle B. Moon and Holmes Henry Moon to Service, Housing and Real Estate, Inc., securing a Promissory Note in the principal amount of \$225.00, said Security Deed being recorded at Deed Book 658, page 77, Gwinnett County Records.

3. Deed to Secure Debt executed by the decedent and Holmes Henry Moon to Decatur Federal Savings and Loan Association dated April 25, 1973 securing a Promissory Note in the principal amount of \$27,600.00 evidencing a partially undisbursed construction loan, covering all that tract and parcel of land lying and being in Land Lot 87 of the 5th District of Gwinnett County, Georgia being known as Lot 9, Block "A" of Cotton Creek Subdivision, Unit 1, according to plat of record at Plat Book Y, page 174, Gwinnett County, Georgia Records, said Security Deed being recorded at Deed Book 654, page 69, Gwinnett County Records. Also, a second lien security deed covering said property executed by Marcelle B. Moon and Holmes Henry Moon to Service, Housing and Real Estate, Inc., securing a Promissory Note in the principal amount of \$225.00, said Security Deed being recorded at Deed Book 658, page 76, Gwinnett County Records.

Attached hereto and marked Exhibit C is the consent of Decatur Federal Savings and Loan Association, holder of three of the aforesaid Deeds to Secure Debt, and which does thereby consent to no administration proceedings on the Estate of the said Marcelle Burns Moon, deceased.

Attached hereto and marked Exhibit D is the consent of Service, Housing and Real Estate, Inc., holder of three of the aforesaid Deeds to Secure Debt, and which does thereby consent to no administration proceedings on the Estate of the said Marcelle Burns Moon, deceased.

EXHIBIT C

CONSENT BY DECATUR FEDERAL SAVINGS AND LOAN ASSOCIATION,  
HOLDER OF SECURITY DEEDS, TO GRANTING OF ORDER OF  
NO ADMINISTRATION NECESSARY ON  
ESTATE OF MARCELLE B. MOON

STATE OF GEORGIA

COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: Petition for Order for No Administration on the Estate of  
Marcelle Burns Moon, deceased.

NOW COMES DECATUR FEDERAL SAVINGS AND LOAN ASSOCIATION, Decatur,  
Georgia, and shows to the Court the following facts:

1.

Decatur Federal Savings and Loan Association is the holder of three  
(3) outstanding Deeds to Secure Debt encumbering the real property described  
in the within and foregoing Petition. Each of said Security Deeds were  
executed by the deceased and Holmes Henry Moon on April 25, 1973. The  
Security Deed covering Lot 7A as described in the within and foregoing  
Petition was executed to secure an indebtedness of \$27,600.00, and is recorded  
in Deed Book 654, page 73, Gwinnett County Records. The Security Deed cover-  
ing Lot 8A as described in the within and foregoing Petition was executed to  
secure an indebtedness of \$28,800.00, and is recorded in Deed Book 654,  
page 71, Gwinnett County Records. The Security Deed covering Lot 9A as  
described in the within and foregoing Petition was executed to secure an  
indebtedness of \$27,600.00, and is recorded in Deed Book 654, page 69,  
Gwinnett County Records.

2.

Pursuant to Sec. 113-1232, Georgia Code Annotated, Decatur Federal  
Savings and Loan Association consents to the granting of an Order that no  
administration is necessary on the Estate of Marcelle Burns Moon, deceased,  
as prayed for in the within and foregoing Petition. Decatur Federal Savings  
and Loan Association acknowledges that pursuant to Sec. 113-1236, Georgia Code  
Annotated, such real property shall not be discharged from the lien of the  
aforesaid Deeds to Secure Debt.

3.

Decatur Federal Savings and Loan Association acknowledges due and legal service of the within Petition, Order and Citation, waives copy of the same, and all other further service, and agrees that no administration is necessary.

This 4 day of June, 1973.

DECATUR FEDERAL SAVINGS AND LOAN ASSOCIATION (SEAL)

By: *[Signature]*  
Authorized signature

*Jahs Mitchell - Treasurer*

Sworn to and subscribed before me the day and year last above set forth:

*[Signature]*  
Notary Public

Notary Public, Georgia, State at Large  
My Commission Expires Dec. 19, 1976

EXHIBIT D

CONSENT BY SERVICE, HOUSING AND REAL ESTATE, INC.  
HOLDER OF SECURITY DEEDS, TO GRANTING OF ORDER OF  
NO ADMINISTRATION NECESSARY ON  
ESTATE OF MARCELLE B. MOON

STATE OF GEORGIA  
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

IN RE: Petition for Order for No Administration on the Estate of  
Marcelle Burns Moon, deceased.

NOW COMES SERVICE, HOUSING AND REAL ESTATE, INC., a Georgia corpor-  
ation, and shows to the Court the following facts:

1.

Service, Housing and Real Estate, Inc. is the holder of three (3)  
outstanding second lien Deeds to Secure Debt encumbering the real property  
described in the within and foregoing Petition. Each of said Security Deeds  
was executed on April 25, 1973 and each secured a Promissory Note evidencing  
the indebtedness in the principal amount of \$225.00. One of said Security  
Deeds covers Lot 7A as described in the within and foregoing Petition, and  
is recorded at Deed Book 658, page 75, Gwinnett County Records. One of said  
Security Deeds covers Lot 8A as described in the within and foregoing Petition,  
and is recorded in Deed Book 658, page 77, Gwinnett County Records. One of  
said Security Deeds covers Lot 9A as described in the within and foregoing  
Petition, and is recorded in Deed Book 658, page 76, Gwinnett County Records.

2.

Pursuant to Sec. 113-1232, Georgia Code Annotated, Service, Housing  
and Real Estate, Inc. consents to the granting of an Order that no administra-  
tion is necessary on the Estate of Marcelle Burns Moon, deceased, as prayed  
for in the within and foregoing Petition. Service, Housing and Real Estate,  
Inc. acknowledges that pursuant to Sec. 113-1236, Georgia Code Annotated,  
such real property shall not be discharged from the lien of the aforesaid  
Deeds to Secure Debt.

3.

Service, Housing and Real Estate, Inc. acknowledges due and  
legal service of the within Petition, Order and Citation, waives copy of the

same, and all other further service, and agrees that no administration is necessary.

This 4<sup>th</sup> day of June, 1973.

SERVICE, HOUSING AND REAL ESTATE, INC. (SEAL)

By: *A. B. [Signature]* President  
Authorized Signature  
*John Mitchell - secretary*

Sworn to and subscribed before me the day and year last above set forth:

*Joyce C. [Signature]*  
Notary Public

Notary Public, Georgia, State at Large  
My Commission Expires Dec. 19, 1976

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

*H. Holmes Moon*  
H. HOLMES MOON  
*Guy F. Griffith, Jr.*  
GUY F. GRIFFITH, JR.  
*Michael A. Griffith*  
MICHAEL A. GRIFFITH

GWINNETT COUNTY COURT OF ORDINARY

AT CHAMBERS, June 5th, 1973

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in July 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

*Alto W. Tucker*  
Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of Marcelle Burns Moon, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that Holmes H. Moon, Guy F. Griffith, Jr. and Michael A. Griffith

heirs at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, July 2nd, 1973, at 10:00 o'clock A.M., and if no objection is made an order will be passed saying no Administration is necessary.

June 5th, 1973

*Alto W. Tucker*  
Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.

Court of Ordinary, JULY Term, 1973

The above and foregoing petition stating that no administration is necessary on the estate of

MARCELLE BURNS MOON

by Holmes H. Moon, Guy F. Griffith, Jr. and Michael A. Griffith

coming on to be heard, and it appearing that all of the heirs at law of Marcelle Burns Moon, deceased, are of age and suffering under no

disability, and that the estate of Marcelle Burns Moon owes no debts, or all creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of Marcelle Burns Moon

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of

Marcelle Burns Moon

This 2nd day of July

*Alto W. Tucker*  
Ordinary.

No. 7479

STATE OF GEORGIA, COUNTY OF Gwinnett.

To the Court of Ordinary of Said State and County:

The petition of Bobby R. Murphyrespectfully showeth that on the 6th day of May, 1973 19Ernest L. Murphy Jr.

a resident of the County of Gwinnett. State of Georgia. died intestate, owning property in the county of Gwinnett. State of Georgia and there has been no administration on the said estate and there is no application for an administration pending, either in this or any other state. That your petitioner is an heir at law of the deceased.

Your petitioner showeth that the following persons are all of the heirs at law of said deceased, and are sui juris, to wit:

Bobby R. Murphy age 47, residing at 7 Lanier Avenue, Buford, Ga.

Bessie Mae Freeman age 49, residing at Duluth, Ga.  
 formerly Bessie Mae Roberts

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

age \_\_\_\_\_, residing at \_\_\_\_\_

The estate consists of the following described personal property and with the following valuation:

1968 Ford Falcon 4 Dr.

Clothing and Tools.

The estate consists of the following described real estate with a valuation as shown below:

1/3 undivided interest in a house and lot located in land lot

no. 293 of the 6th land district of Gwinnett County, Ga. and being

lots 3, 21 and 22 of the J.L. Hall property.

Petitioner shows that the estate of said decedent owes no debts (except as to an outstanding security deed and certain creditors as listed hereinafter and the lien holder and all of such creditors have joined in a written consent to the order, and is attached hereto and made a part of this petition) and that they, all the heirs at law, have agreed upon a division of the estate amicably among themselves.

Petitioner shows that by complying with an Act of the Legislature approved March 25, 1958, (Amended Ga. Laws 1959, p. 111) it is not necessary for an administrator to be appointed to administer said estate.

Wherefore, Petitioner prays that this honorable Court pass an order that no administration or no permanent administration, as the case may be, is necessary on said estate and that citation issue as the law in such case provides.

*Gabby A. Murphy*  
Petitioner.

Address Buford, Ga.

Sworn to and subscribed before me this 14th day of May, 1973, 19    

*H. L. Jordan*  
*Notary Public*  
Notary Public.

The following Security Deed is a charge against the estate:

None.

The unsecured creditors of the estate are as follows:

None.

We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

Bobby R. Murphy  
Bessie Mae Freeman

Gwinnett COUNTY COURT OF ORDINARY

RECORDED, May 14, 1973

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in July, 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Alton W. Tucker  
 Ordinary.

Court of Ordinary, Gwinnett County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of Ernest L. Murphy Jr., deceased, formerly of the County of Gwinnett, State of Georgia, notice is hereby given that Bobby R. Murphy

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, July 2, 1973, 19, at 10:00 o'clock A. M., and if no objection is made an order will be passed saying no Administration is necessary.

5/14/73, 19

Alton W. Tucker  
 Ordinary.

ORDER

GEORGIA, Gwinnett COUNTY.

Court of Ordinary, July 2, 1973 Term, 19

The above and foregoing petition stating that no administration is necessary on the estate of

Ernest L. Murphy Jr.

by Bobby R. Murphy

coming on to be heard, and it appearing that all of the heirs at law of

~~Bobby R.~~ Ernest L. Murphy Jr., deceased, are of age and suffering under no disability, and that the estate of Ernest L. Murphy Jr. owes no debts, or all

creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News,

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of Ernest L. Murphy Jr.

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of

Ernest L. Murphy Jr.

This 2 day of July, 1973

Alton W. Tucker  
 Ordinary.





We being all the heirs at law hereby acknowledge due and legal service of the within petition, order and citation, waive copies of the same, and all other and further service and agree that no administration is necessary.

Ruth O. Gunter  
Ruth O. Gunter  
Ida O. Hyndman  
Ida O. Hyndman  
Jo O. Darby  
Jo O. Darby

Jewell O. Henderson  
Jewell O. Henderson

GWINNETT COUNTY COURT OF ORDINARY

AT CHAMBERS, May 11th, 1973.

Upon reading and considering the foregoing petition, it is ordered that citation issue thereon and be published as the law requires; and further, that all creditors and parties at interest are hereby required to show cause before me on the first Monday in ~~May~~ July 1973 next, why an order should not be entered directing that no administration of the estate of said decedent is necessary.

Alton W. Tucker  
Ordinary.

Court of Ordinary, GWINNETT County, Georgia

To any Creditors and All Parties at Interest:

Regarding Estate of W. M. Oxford, deceased, formerly of the County of Gwinnett State of Georgia, notice is hereby given that Ruth O. Gunter

an heir at law of the said deceased has filed application with me to declare no Administration necessary.

Said application will be heard at my office Monday, July 2nd, 1973, at 10 o'clock A.M., and if no objection is made an order will be passed saying no Administration is necessary.

~~xxxxxx~~ May 11th, 1973

Alton W. Tucker  
Ordinary.

ORDER

GEORGIA, GWINNETT COUNTY.

Court of Ordinary, JULY Term, 1973

The above and foregoing petition stating that no administration is necessary on the estate of W. M. Oxford

by Ruth O. Gunter

coming on to be heard, and it appearing that all of the heirs at law of

W. M. Oxford, deceased, are of age and suffering under no disability, and that the estate of W. M. Oxford owes no debts, or all

creditors and lien holders of said estate have agreed in writing to this order, and it further appearing that citation was published once a week for four weeks in the Gwinnett Daily News

a newspaper published in Gwinnett County, Georgia, requiring all creditors of said estate, if any, and all other interested persons to show cause why an order should not be entered finding that no administration of the estate of W. M. Oxford

is necessary, and no written objections to the granting of such order having been filed, time required by law having expired and no sufficient reason shown why said order should not be granted as prayed;

It is ordered, decreed and adjudged that no administration is necessary on the estate of

W. M. Oxford

This 2nd day of July, 1973

Alton W. Tucker  
Ordinary.

PETITION FOR DISCHARGE OF EXECUTRICES

STATE OF GEORGIA  
COUNTY OF GWINNETT

TO THE ORDINARY OF SAID STATE AND COUNTY:

The petition of MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN  
and MRS. LAURA HAYGOOD respectfully shows:

-1-

That on the 6th day of November, 1972, petitioners  
qualified as Executrices of the Estate of Margaret A. Craft,  
deceased, late of said County, and letters testamentary were  
issued to petitioners by said Ordinary.

-2-

That they have fully discharged all their duties as  
Executrices.

-3-

That they have paid all of the debts of the deceased and  
have fully settled with all the heirs as such Executrices, as  
directed by the Will and as the law in such cases provide.

WHEREFORE, petitioners pray that citation issue as usual  
in said case, requiring all interested persons to show cause  
if any they can why they should not be discharged as such  
Executrices and that letters of dismissal be granted as the laws  
in such cases provide.

This 21st day of May, 1973.

WEBB, FOWLER & TANNER

By: W. Howard Fowler  
W. Howard Fowler

P. O. Box 27  
Lawrenceville, Ga. 30245  
963-3423

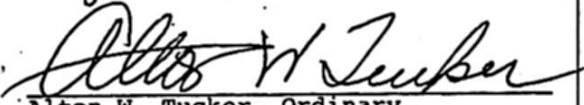
ATTORNEYS FOR PETITIONER

ORDER FOR CITATION

STATE OF GEORGIA  
COUNTY OF GWINNETT

WHEREAS, MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN and MRS. LAURA HAYGOOD, as Executrices of the Will of Margaret A. Craft, deceased, late of said County, have filed in this Court their petition asking to be discharged from their trust as such Executrices, and therein reciting that they have fully discharged all their duties under such trust, and upon examination it so appearing, it is ORDERED that citation issue and be published calling upon all persons concerned to be and appear at the July Term, 1973, of this Court, and show cause, if any they have or can, why the prayer of said petition should not be granted and the said Executrices dismissed from their trust as prayed and letters of dismissal be issued as the laws in such cases provide.

This 22 day of May, 1973.

  
Alton W. Tucker, Ordinary,  
Gwinnett County, Georgia

CITATION


STATE OF GEORGIA

COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

WHEREAS, MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN and MRS. LAURA HAYGOOD, as Executrices of the Estate of Margaret A. Craft, deceased, have filed in this Court in due form their petition for letters of dismissal as such Executrices of said estate and alleging that they have fully performed all their duties as such Executrices, this is to cite all persons concerned to be and appear at the July Term, 1973, of the Court of Ordinary of said County, to show cause, if any they have or can, why the prayer of said petition should not be allowed and the said Executrices receive letters of dismissal as prayed.

This 22nd day of May, 1973.

  
Alton W. Tucker, Ordinary,  
Gwinnett County, Georgia

ORDER OF DISMISSION

STATE OF GEORGIA

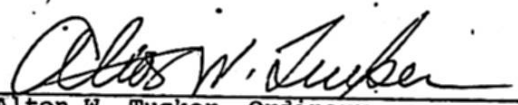
COUNTY OF GWINNETT

IN THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

JULY TERM, 1973

It appearing to the Court that the citation for a discharge from their administration of the Estate of Margaret A. Craft, deceased, has been duly issued and published, and it also appearing to the Court from a thorough examination of all the proceedings of the said MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN and MRS. LAURA HAYGOOD, Executrices of said Estate, that they have fully and faithfully administered said estate, and are legally entitled to a discharge from their administration and no sufficient objection being offered to their dismissal, this Court orders that they be discharged from their administration of said estate and that letters of dismission issue to them accordingly.

This 2nd day of July, 1973.

  
Alton W. Tucker, Ordinary,  
Gwinnett County, Georgia

LETTERS OF DISMISSION

STATE OF GEORGIA

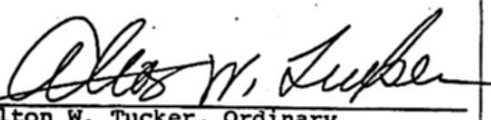
COUNTY OF GWINNETT

BY THE ORDINARY OF SAID COUNTY:

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

WHEREAS, MRS. THELMA SPRUILL, MRS. AUBRIE OZBURN and MRS. LAURA HAYGOOD, Executrices of the Last Will and Testament of Margaret A. Craft, deceased, have made application for dismissal from said executorship, and it being found on examination of the Will and proceedings of file in this Court that said estate which came into the hands of the said Mrs. Thelma Spruill, Mrs. Aubrie Ozburn and Mrs. Laura Haygood, as such Executrices, has been well and truly administered according to the Will and pursuant to the laws of the State of Georgia, I do, therefore, in pursuance of the powers vested in me, hereby discharge, exonerate, and dismiss the said Mrs. Thelma Spruill, Mrs. Aubrie Ozburn and Mrs. Laura Haygood as aforesaid, all as provided by law.

Given under my hand and seal, this 2nd day of July,  
1973.

  
Alton W. Tucker, Ordinary,  
Gwinnett County, Georgia

STATE OF GEORGIA,

Application for Letters of Administration

County of ~~Fulton~~  
GWINNETT

To the Ordinary of Said County:

The Petition of Mary McDaniel Hurst, a citizen of the United States, residing in said State, showeth that Edward Newton Hurst departed this life on or about the 18th day of April, 19 73; a resident of said county, intestate, leaving an estate of real and personal property of the probable value of Five Thousand (\$5,000.00) dollars, and that under the law it is necessary that said estate should be administered; that ~~Fulton~~ CITIZENS AND SOUTHERN NATIONAL BANK is entitled to be appointed Administrator by reason of Selection by next of kin

The names of the heirs-at-law, and relationship to the deceased, are as follows:  
Mary McDaniel Hurst, Mother and  
Mary Elizabeth Hurst Haynsworth, Sister

Wherefore, Petitioner prays an order directing that citation be issued herein and be published as the law requires, and that if no good cause be shown to the contrary, ~~you~~ CITIZENS AND SOUTHERN NATIONAL BANK be appointed Administrator on the estate of said deceased.

X Mrs. Mary McDaniel Hurst (mother)

GWINNETT Residing at Norris Lake Road, Lithonia, Ga.

~~FULTON~~ COURT OF ORDINARY

~~CHARLES~~ JUNE 4th, Term 19 73

Upon reading the foregoing Petition, it is ordered that citation therein be issued and published as required by law.

Alto W. Tucker  
Ordinary.

GWINNETT  
~~FULTON~~ COURT OF ORDINARY

JULY 2nd, Term, 19 73

The Petition of Mary McDaniel Hurst, asking for the Citizen & Southern Natl Bank for Letters of Administration on the estate of Edward Newton Hurst, deceased, Having been duly filed, and it appearing that citation therein was issued and published according to law, requiring all concerned to appear at this Term and show cause, if any they could, why said letters should not be granted; and it also appearing that said deceased died a resident of said County, on or about the 18th day of April, 19 73, Intestate, and that said applicant is a citizen of this State, and lawfully qualified for said administration and no objection being offered thereto: It is therefore ordered by the Court, that the said Citizen & Southern Natl Bank be, and ~~she~~ is hereby appointed Administrator <sup>for</sup> on the estate of said deceased, and that Letters issue to said Bank as such, ~~with~~ No Bond being required as per Code Section 113-1242 Ga. Code. and taking and subscribing the oath as provided by law.

Alto W. Tucker  
Ordinary, and Judge Court of Ordinary.

STATE OF GEORGIA,  
Gwinnett ~~Fulton~~ County.

To the Ordinary of Said County:

We \_\_\_\_\_ heirs at law of Edward Newton Hurst, deceased,  
hereby select The Citizens and Southern National Bank to act as Administrator  
of the estate of said deceased, and request its appointment.

This 1st day of June, 1973.

Mary McDaniel Hurst  
Mary McDaniel Hurst

Mary Elizabeth Hurst Haynsworth  
Mary Elizabeth Hurst Haynsworth

O A T H

GEORGIA, GWINNETT COUNTY

I, Do solemnly swear that Edward Newton Hurst, deceased, died intestate, so far as I know or believe and that I will well and truly administer on all the estate of the deceased, and disburse the same as the law requires, and discharge to the best of my ability all my duties as Administrator, "So help me God."

The Citizens & Southern National Bank

By: Richard H. Lee  
att. V.P.

Sworn to and subscribed before me this the 2nd day of July, 1973.

/s/ Alton W. Zucker  
Ordinary

ESTATE NO. 7489  
DOCKET NO. \_\_\_\_\_

Fulton Court of Ordinary

July 2nd, TERM, 19 73

IN RE  
ESTATE OF

Edward Newton Hurst  
Deceased.

APPLICATION OF

Mary McDaniel Hurst

FOR  
LETTERS OF ADMINISTRATION

FILED IN OFFICE

June 4th, 1973

Alton W. Zucker  
Ordinary.

Recorded  
Minute Book \_\_\_\_\_ Page \_\_\_\_\_

Petitioner's Attorney.

GEORGE P. DILLARD  
ATTORNEY AT LAW  
555 CHURCH ST.  
N.W., G.A.

PETITION

NO. "7497"

GEORGIA, Gwinnett. COUNTY.

To the Court of Ordinary of Said County:

The petition of Loy L. Ethridge, Roy R. Ethridge and Lewis D. Ethridge.

whose post office address is Dacula, Ga.

respectfully showeth that on the 6th day of April, 1970, 19 Robert S.

Ethridge, a resident of said State and County, who resided at Dacula, Ga.

departed this life after having made and published his last Will and Testament wherein he nominated your petitioner S as executorS

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
Loy L. Ethridge,	Raleigh, N.C.	47	son
Roy R. Ethridge,	Dacula, Ga.	45	son
Lewis D. Ethridge,	Dacula, Ga.	39	son.

PetitionerS produces said Will in Court and pray S that it be proven in Solemn Form, and to this end

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear in Court on the 19th day of June, 1973, to show cause, if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner S pray S that Letters Testamentary issue to them in terms of the law.

This 7th day of June, 1973.

Loy L. Ethridge, Roy R. Ethridge, Lewis D. Ethridge (Signatures) Petitioner. H. Rhodes Jordan, Attorney for Petitioner.

GEORGIA, Gwinnett. COUNTY.

Personally appeared before me, Lewis D. Ethridge and Roy R. Ethridge, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 7th day of June, 1973, 19

(Signatures of Lewis D. Ethridge, Roy R. Ethridge, and Court Officer) Ordinary.

ORDER OF SERVICE

COURT OF ORDINARY

At Chambers, 19

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday in next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, as the last Will and Testament of late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Robert S. Ethridge, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Robert S. Ethridge and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service of notice.

Louis D. Ethridge  
Louis D. Ethridge  
Roy R. Ethridge

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett, COUNTY.

We, the undersigned, do swear that we saw the within named Robert S. Ethridge sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness es thereto at the special instance and request of the said Robert S. Ethridge; and in his presence, ~~as witness~~ and in the presence of all witnesses in the presence of the testator and of each other; that the said Robert S. Ethridge signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Hope D. Stark  
Billy Ray Bennett

Sworn to and subscribed before me, this 6th day of July, 1973

Oliver W. Juba  
Ordinary.

Lewis D. Ethridge,  
Roy R. Ethridge, PROPOUNDER  
vs.  
Robert S. Ethridge, DECEASED

Gwinnett, COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
July 6th Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest,

all parties have acknowledged service

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Hope D. Stark and Billy Ray Bennett,

that this paper is the last Will and Testament of Robert S. Ethridge, and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Lewis D. Ethridge and Roy R. Ethridge, the execut ORS named in said Will, upon their taking oath required by law.

This 6th day of July 1973, ~~PM~~

Oliver W. Juba  
Ordinary.

O A T H

GEORGIA, Gwinnett, COUNTY.

x, We, the undersigned, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Robert S. Ethridge, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

By R. Ethridge  
Louis D. Ethridge

Sworn to and subscribed before me, this 6th day of July, 19 73  
Alfred W. Tucker  
Court of Ordinary.

G E O R G I A, GWINNETT COUNTY

I, LOY L. ETHERIDGE, being a resident of the State of North Carolina and being named one of the Executors in the Will of Robert S. Ethridge, request from the Court that I be excused from being one of the Executors due to the fact that I reside out of the State, and I hereby expressly give my other brothers the other named Executors, the power to act in my place, and request the Court that I be able to denounce the naming of me as one of the Executors, and that I not be required to serve.

This 2nd day of June, 1973.

Loy L. Etheridge

Sworn and subscribed to before me, this 2nd day of June, 1973.

Alfred W. Tucker

State of Georgia, GWINNETT County

No. 7183

To the Ordinary of Said County:

The petition of Ruth W. Strickland and Bess W. Spain

whose post office address is Dacula, Ga. 30211 and Dacula, Ga. 30211

and whose place of residence is Same

respectfully showeth that Anna Jane Wiley

whose legal residence was Route 1, Auburn, Georgia 30203

departed this life on the 15th day of May, 1973, leaving your petitioner as his

next of kin, and also leaving a large estate of real and personal property, worth the sum of Seventy-five

thousand dollars (\$75,000.00

Dollars, and at the time of

death the said Anna Jane Wiley

was entirely intestate, as your petitioner believes and herein alleges.

Petitioner further shows that the following named person is the surviving spouse of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
NONE			

Petitioner further shows that the following named persons are the heirs at law of the deceased, to wit:

Name	Address	Age	Relationship to Deceased
See attached sheet, identified as Exhibit "A", incorporated in and made a part of this petition.			

Full particulars as to the above are lacking for the following reason(s):

Wherefore, he prays the usual citation in such cases to issue, in order that he may obtain Permanent Letters of Administration

on Anna Jane Wiley estate, and your petitioner will ever pray.

May 22nd, 1973

Ruth W. Strickland Bess W. Spain

Court of Ordinary Gwinnett County May 22nd, 1973

The above petition of Ruth W. Strickland & Bess W. Spain that \_\_\_\_\_ may obtain Letters of Administration, having been read and considered by me, ordered that the usual citation issue.

Alfred W. Tucker Ordinary.

State of Georgia, WINNETT County

To All To Whom It May Concern:

Ruth W. Strickland & Bess W. Payne having, in proper form, applied to me for Permanent Letters of Administration on the estate of Anna Jane Wiley, late of said County, this is to cite all and singular the creditors and next of kin of Anna Jane Wiley to be and appear at my office within the time allowed by law, and show cause, if any they can, why permanent administration should not be granted to Ruth W. Strickland, And Bess W. Spain on Anna Jane Wiley estate.

Witness my hand and official signature, this 22nd day of May, 1973

Alton W. Tucker Ordinary.

Buford Ga. (Dist. 178-5) 1-1-1973

No. 117784 n

**COURT OF ORDINARY**

July 2nd Term, 1973

PETITION OF

Ruth W. Strickland, & Bess W. Spain

FOR LETTERS OF ADMINISTRATION  
ON THE ESTATE OF

Anna Jane Wiley

Decedent.

Filed in office 22nd day of May, 1973

Alton W. Tucker  
Ordinary.

GEORGIA  
WINNETT COUNTY

Entered on Minutes of Court, Ordinary's office,  
Book          Page          No.         

this          day of July, 1973

Ordinary,  
W. Lyndon G. Pruitt At Law

WINNETT Court of Ordinary.

JULY Term, July 2nd, 1973

Citation having been duly issued and published, requiring all and singular next of kin and creditors of Anna Jane Wiley, deceased, late of said County, to appear at this term and show cause, if any they could, why Permanent Letters of Administration should not be granted to Ruth W. Strickland, & Bess W. Payne, of said County; and they, the parties so cited, making no valid objections in the premises, it is ordered by the Court that Letters of Administration issue to Ruth W. Strickland, & Bess W. Payne, as Administrator of Anna Jane Wiley, upon their giving bond and security in the sum of One hundred and fifty thousand (\$150,000.00) Dollars, and taking the usual oath of office.

Alton W. Tucker Ordinary.

I, Ruth W. Strickland, & Bess W. Spain, do solemnly swear that Anna Jane Wiley died intestate, so far as I know or believe, and that I will well and truly administer on all the estate of the said deceased and disburse the same as the law requires, and discharge to the best of my ability all my duties as administrator on the estate of said deceased. So help me God.

Bess W. Spain  
Ruth W. Strickland

Sworn to and subscribed before me 2nd day of July, 1973

Alton W. Tucker Ordinary.

Recorded this 6 day of July, 1973

Joe Williams Ordinary.

## PETITION FOR LETTER OF ADMINISTRATION

ANNA JANE WILEY ESTATE

No. "7484"

HEIRS AT LAW

<u>NAME</u>	<u>ADDRESS</u>	<u>AGE</u>	<u>RELATIONSHIP TO DECEASED</u>
W. S. Wiley	Johns Road Tucker, Ga.	75	Brother
A. A. Wiley	Route 1 Auburn, Ga.	70	Brother
Harold Wages	Lawrenceville, Ga.)	62	Nephew
Kermit Wages	Route 4 Winder, Ga.	58	Nephew
Mrs. E. H. Bixler	Box 8012 Spring Hill Mobile, Ala.	56	Niece
Ruth W. Strickland	Dacula, Ga.	52	Niece
J. R. Wages	811 Gresham Ave. Atlanta, Ga.	48	Nephew
Mrs. Eloise Williams	Route 1 Dacula, Ga.	44	Niece
Charles L. Wages	7 West Wood Place Moberly, Missouri	41	Nephew
Bess W. Spain	Dacula, Ga.	49	Niece
Ralph W. Griffith	Lake Wales, Fla.	53	Nephew
M. K. Griffith	P.O. Box 482 Williston, Fla.	52	Nephew
Mrs. H. B. McCravey	Arlington, Va.	50	Niece
Mrs. <sup>Sue</sup> <del>KRICK</del> Dhreher	Williston, Fla.	48	Niece
Mrs. Mary Hutchinson	Baton Rouge, La.	46	Niece

EXHIBIT "A"

No. "7484"

We the undersigned, heirs at law of the Estate of Anna Jane Wiley, hereby acknowledge service of the foregoing Petition for Letters of Administration and agree that said petitioners should be appointed as Administrators of said Estate.

Date

5-19-73

W. S. Wiley

5-19-73

A. A. Wiley

5-19-73

Hermit Wagner

5-19-73

Ernestine W. Bivler

5-19-73

Bess W. Spain

5/19/73

Rud Stuckland

5/19/73

J. H. Wager

5/19/73

Elaine Williams

5/19/73

Harold Wager

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APPLICATION TO PROBATE WILL

GEORGIA  
WINNEMAN COUNTY.  
GWINNETT

No. 7493

TO THE COURT OF ORDINARY OF SAID STATE AND COUNTY:

The application of Vida Deloris Grayson HOWARD  
whose post office address is 4017 Payton Woods Drive, Tucker, Georgia, 30084  
respectfully shows to the Court:

(1) On May 11, 1973, James Vance HOWARD  
First Middle Last Name

whose place of domicile was 4017 Payton Woods Drive, Tucker, Gwinnett, Ga. 30084  
Street City County State

and whose legal residence was 4017 Payton Woods Drive, Tucker, Gwinnett, Ga. 30084  
Street City County State

departed this life owning property in Georgia.

(2) Decedent during his lifetime duly made and published a last will and testament which is herewith offered for probate in solemn form. Your petitioner is named therein as the Executrix thereof.

(3) Listed below or attached hereto as Exhibit A are all of decedent's heirs at law, with the age, address, residence and relationship to decedent set opposite the name of each:

Name	Age	Address	Residence	Relationship
Vida LaVerne Grayson Killingsworth	( 36 )	7801 Mt. Vernon Road, Dunwoody, Ga. 30338		Daughter
Jimmie Allen Howard	( 25 )	4017 Payton Woods Drive Tucker, Ga. 30084		Son
	( )			
	( )			
	( )			
Vida Deloris Grayson Howard (age 56)				
Surviving Spouse				
	( )			
	( )			
	( )			
	( )			
	( )			
	( )			

(4) Additional data\*

\*Where full particulars are lacking state here the reasons for any such omission. Also state here all pertinent facts which may govern the method of giving notice to any party and which may determine whether or not a guardian ad litem shall be appointed for any party.

WHEREFORE, applicant(s) pray(s) leave to prove said will in solemn form, that it be admitted to record on proper proof, that Letters Testamentary issue and that due and legal notice be given as the law requires and that this court order such other relief as may be meet and proper under the circumstances.

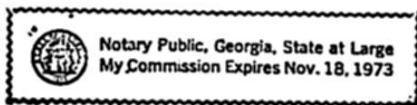
Vida Deloris Grayson Howard

GWINNETT  
GEORGIA, ~~MEMPHIS~~ COUNTY.

Personally appeared before me the undersigned who on oath state(s) that the facts set forth in the foregoing application are true.

Vida Deloris Grayson Howard

Sworn to and subscribed before me, this 1st day of June, 19 73.



Ruth M. Bowden  
Clerk, Court of Ordinary or Notary Public

~~MEMPHIS~~ GWINNETT  
COURT OF ORDINARY

Chambers, \_\_\_\_\_, 19\_\_\_\_

Vida Deloris Grayson Howard as executrix of the Last Will and Testament of  
James Vance Howard having filed her petition for  
probate of James Vance Howard's Will in solemn form  
and it appearing that citation should issue herein to be served personally on \_\_\_\_\_

INAPPLICABLE -- WAIVER OF SERVICE SIGNED BY ALL HEIRS AT LAW  
IS ATTACHED.

Ordered that the usual citation issue to be served on them ten days before \_\_\_\_\_

Term of this court; and that as \_\_\_\_\_

and can only be served by publication that \_\_\_\_\_ be cited and made a party by publication of notice of  
said proceedings, in the newspaper in which Sheriff's advertisements are published in ~~MEMPHIS~~ County,  
Georgia, once a week for four weeks, before the \_\_\_\_\_ Term, 19\_\_\_\_, of said Court  
of Ordinary.

Ordinary.

State of Georgia

County of ~~DEKALB~~ <sup>WINNETT</sup>

To Vida Deloris Grayson Howard  
Vida LaVerne Grayson Killingsworth  
Jimmie Allen Howard

Vida Deloris Grayson Howard having as Executrix applied for probate in solemn form of the last Will of James Vance Howard

Deceased of said county, and having made known to the court that you are heirs-at-law of said James Vance Howard

you are hereby cited to be and appear at the July Term, 1973, of the Court of Ordinary for said county, as the Will of James Vance Howard

will then be offered for probate in solemn form.

*[Signature]*  
Ordinary.

ACKNOWLEDGMENT OF SERVICE

STATE OF GEORGIA  
~~DEKALB~~ COUNTY  
WINNETT

IN THE COURT OF ORDINARY  
OF SAID COUNTY

IN RE: James Vance Howard

APPLICATION OF Vida Deloris Grayson Howard

FOR PROBATE OF WILL OF

James Vance Howard, DECEASED.

We, the undersigned, being over 21 years of age, laboring under no legal disability and being heirs at law of James Vance Howard deceased, hereby acknowledge service of application to probate said will in solemn form and notice, waive copies of same and all further service and notice and hereby assent to the probate of said will in solemn form without further delay;

Vida Deloris Grayson Howard  
Jimmie Allen Howard  
Vida LaVerne Grayson Killingsworth

I have this day served INAPPLICABLE

\_\_\_\_\_ personally with a copy of the within.

This \_\_\_\_\_ 19\_\_\_\_

Deputy Sheriff, ~~DeKalb~~ County, Ga.

GWINNETT  
COURT OF ORDINARY

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

I, Grady F. White do swear that  
as well as Mabel P. Smith saw the within named  
X James Vance Howard sign and publish the within attached paper  
as his last will and testament; that he subscribed the same as witness thereto at the special instance  
and request of the said James Vance Howard  
and in his presence, as did also we in the  
presence of the testator and of each other; that the said James Vance Howard  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Thelma W. Austin was a witness.  
She is now residing outside of  
the state.

Grady F. White  
Mabel P. Smith

Sworn to and subscribed before me, this 6th day of July, 1973

Alton W. Tucker  
Ordinary.

ORDER

GWINNETT  
COURT OF ORDINARY

JULY 6th, Term, 1973

It being shown to the court; in the matter of James Vance Howard's  
last Will and Testament, propounded by Vida Deloris Grayson Howard  
named as Executrix, that said James Vance Howard  
died a resident of said county, and that due notice of the intention of said propounder  
to proceed with the proof in solemn form at this term of court, has been served on all of the heirs at  
law of the deceased, all in accordance with the laws of this State, and all other requirements of law  
having been fulfilled, and the said Will having been proven in open court by the witnesses thereto to  
be the last Will and Testament of James Vance Howard  
as alleged by the propounder;

It is ordered by this court that said Will be established as James Vance Howard's  
last Will and Testament, and that the same be admitted to record,  
as proven in solemn form, and that said Executrix have leave to qualify as such, and upon so doing  
that Letters Testamentary issue to Vida Deloris Grayson Howard.

Alton W. Tucker  
Judge, Court of Ordinary  
Gwinnett County, Georgia

GWINNETT  
GEORGIA, ~~MINNIE~~ COUNTY.

I do solemnly swear that this writing contains the true last Will of the within named  
James Vance Howard deceased, so far as I know or believe, and that I  
will well and truly execute the same in accordance with the laws of the State. So help me God.  
Sworn to and subscribed before me,

this 6th day of July, 1973.

Alton W. Tucker  
Ordinary.

Vida Deloris Grayson Howard  
Vida Deloris Grayson Howard



**THEATRES SERVICE COMPANY**

(404) 521-0730

POST OFFICE BOX 1695 • ATLANTA, GEORGIA 30301



NO-7500

**RALPH M. LINIADO**  
Secretary - Treasurer

June 15, 1973

Mr. Alton W. Tucker  
Gwinnett County Ordinary  
Gwinnett County Courthouse  
Lawrenceville, Georgia 30245

Re: Petition for Permit  
Fireworks Display  
Lockridge Forest Swim Club, Inc.

Dear Mr. Tucker:

This letter will serve as the formal Petition for Permit to have a fireworks display on July 4, 1973 at the Lockridge Forest Swim Club, located at Lockridge and Sumac Drives in the Lockridge Forest subdivision, Gwinnett County, Georgia. This is in strict accordance with the State of Georgia Fire Code, Chapter 92A-803.

This Petition for Permit is accompanied by the attached Certificate of Insurance Bond provided by the Allstate Insurance Company for \$100,000 Bodily Injury, maximum \$300,000 each occurrence, and \$100,000 Property Damage. Although these limits are above Code limits, they should be sufficient.

Attached you will find our payment of \$10.00 in accordance with the State Code.

Thank you for your help.

Sincerely,

Ralph M. Liniado  
Lockridge Forest Swim Club, Inc.

RML:jb  
Enclosure

*40 years of continuous service to the Southeast in Specific Commodities"*

# CERTIFICATE OF INSURANCE

ALLSTATE INSURANCE COMPANY

HOME OFFICE—NORTHBROOK, ILLINOIS

780

No 2500  
Name and Address of Insured

Name and Address of Party to Whom this Certificate is Issued

Gwinnett County Ordinary  
Gwinnett County Court House  
Lawrenceville, Georgia 30245

Lockridge Forest Swim Club, Inc.  
2978 Sumac Drive  
Atlanta, Georgia 30340

## INSURANCE IN FORCE

TYPE OF INSURANCE AND HAZARDS	POLICY FORMS	LIMITS OF LIABILITY			POLICY NUMBER	EXPIRATION DATE
Workmen's Compensation  Employers' Liability	STANDARD	STATUTORY* \$ PER ACCIDENT (Employer's Liability only) *Applies only in following states(s):				
Automobile Liability		Bodily Injury	Each	Property Damage		
<input type="checkbox"/> OWNED ONLY	<input type="checkbox"/> BASIC	\$	PERSON			
<input type="checkbox"/> NON-OWNED ONLY	<input type="checkbox"/> COMPREHENSIVE	\$	ACCIDENT	\$		
<input type="checkbox"/> HIRED ONLY	<input type="checkbox"/> GARAGE	\$	OCCURRENCE	\$		
<input type="checkbox"/> OWNED, NON-OWNED AND HIRED	<input type="checkbox"/>	Bodily Injury and Property Damage (Single Limit)				
		\$	EACH ACCIDENT			
		\$	EACH OCCURRENCE			
General Liability		Bodily Injury		Property Damage		
<input checked="" type="checkbox"/> PREMISES—O.L.&T.	<input type="checkbox"/> SCHEDULE	\$ 100,000	EACH PERSON			
<input type="checkbox"/> OPERATIONS—M.&C.		\$	EACH ACCIDENT	\$		
<input type="checkbox"/> ELEVATOR	<input checked="" type="checkbox"/> COMPREHENSIVE	\$ 300,000	EACH OCCURRENCE	\$ 100,000		
<input type="checkbox"/> PRODUCTS/COMPLETED OPERATIONS		\$	AGGREG. PROD. COMP. OPTNS.	\$		
<input checked="" type="checkbox"/> PROTECTIVE (Independent Contractors)	<input type="checkbox"/> SPECIAL MULTI-PERIL		AGGREGATE OPERATIONS	\$		
<input type="checkbox"/> Endorsed to cover contract between insured and	<input type="checkbox"/>		AGGREGATE PROTECTIVE	\$		
			AGGREGATE CONTRACTUAL	\$		
		Bodily Injury and Property Damage (Single Limit)				
		\$	EACH ACCIDENT			
		\$	EACH OCCURRENCE			
		\$	AGGREGATE			
					15 843 008 BP Eff. 7/1	Until Cancelled

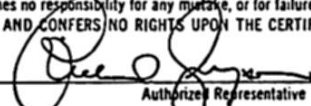
The policies identified above by number are in force on the date indicated below. With respect to a number entered under policy number, the type of insurance shown at its left is in force, but only with respect to such of the hazards, and under such policy forms, for which an "X" is entered, subject, however, to all the terms of the policy having reference thereto. The limits of liability for such insurance are only as shown above. This Certificate of Insurance neither affirmatively nor negatively amends, extends, nor alters the coverage afforded by the policy or policies numbered in this Certificate.

In the event of reduction of coverage or cancellation of said policies, the Allstate Insurance Company will make all reasonable effort to send notice of such reduction or cancellation to the certificate holder at the address shown above, but the Allstate Insurance Company assumes no responsibility for any mistake, or for failure to give such notice.

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER.

Date June 13 19 73

U454-15

By  Authorized Representative

No. 7500

G E O R G I A  
GWINNETT COUNTY

P E R M I T

JUNE TERM, 1973

The within and enclosed application of Lockridge Forest Swim Club, Inc. having been filed ten (10) days prior to the date of the proposed exhibition or display of fireworks, and it appearing that the display shall be conducted by a competent operator and that the display shall be of such character as will not be hazardous to persons or property, and that the application is accompanied by evidence that the applicant carries proper Liability insurance as required by law;

It is hereby ordered that Lockridge Forest Swim Club, Inc. shall be permitted to conduct a public exhibition or display of fireworks at an appropriate time within the period beginning on midnight, July 3, 1973 and ending on midnight, July 17, 1973.

This June 21, 1973.

  
ALTON W. TUCKER, ORDINARY  
GWINNETT COUNTY, GEORGIA

PETITION

GEORGIA, Gwinnett COUNTY. No. "7504"

To the Court of Ordinary of Said County:

The petition of Pearl Keady Hilton Johnson whose post office address is 87 Holcomb Bridge Road, Norcross, Georgia respectfully showeth that on the 15th day of June, 19 73 Sandy Ollie Johnson a resident of said State and County, who resided at 87 Holcomb Bridge Road, Norcross departed this life after having made and published his last Will and Testament wherein he nominated your petitioner rix as executrix.

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Pearl Keady Hilton Johnson</u>	<u>Norcross, Ga.</u>	<u>63</u>	<u>wife</u>
<u>Sandy Ollie Johnson, Jr.</u>	<u>Norcross, Ga.</u>	<u>39</u>	<u>son</u>
<u>Hilton Keady Johnson</u>	<u>Norcross, Ga.</u>	<u>36</u>	<u>son</u>
<u>James. W. Johnson</u>	<u>Atlanta, Ga.</u>	<u>28</u>	<u>son</u>

Petitioner produces said Will in Court and prays that it be proven in Solemn Form, and to this end she prays that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear before the Court and show cause if any exists why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to her in terms of the law.

This 22nd day of June, 19 73

Pearl Keady Hilton Johnson Petitioner.  
W. Maloney Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Pearl Keady Hilton Johnson who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 22nd day of June, 19 73

Pearl Keady Hilton Johnson  
W. Maloney Notary Public

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Sandy Ollie Johnson deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Sandy Ollie Johnson and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Pearl Keady Hilton Johnson  
Sandy Ollie Johnson Jr.  
Hilton Keady Johnson  
James W. Johnson

AFFIDAVIT TO PROBATE OF WILL

783

GEORGIA, Gwinnett COUNTY.

I, Allen M. Johnson do swear that I as well as Thomas Johnson saw the within named Sandy Ollie Johnson sign and publish the within attached paper as his last will and testament; that we subscribed the same as witnesses thereto at the special instance and request of the said Sandy Ollie Johnson and in his presence, as did also We in the presence of the testator and of each other; that the said Sandy Ollie Johnson signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Joe S. Nesbitt the other witness to this Will is deceased; Thomas A. Johnson (signature) (signature)

Sworn to and subscribed before me, this 10th day of July 19 73 (signature) Ordinary.

Pearl Keady Hilton Johnson PROPOUNDER vs. Sandy Ollie Johnson DECEASED } GWINNETT COURT OF ORDINARY. Petition for Probate in Solemn Form JULY Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Pearl Keady Hilton Johnson, Sandy Ollie Johnson, Jr., Hilton Keady Johnson, and James W. Johnson

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Thomas Johnson, & Allen M. Johnson, that this paper is the last Will and Testament of Sandy Ollie Johnson and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed. It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Pearl Keady Hilton Johnson, the executrix named in said Will, upon her taking oath required by law. This 10th day of July 1973 (signature) Ordinary.

O A T H

GEORGIA, Gwinnett COUNTY.

I, Pearl Keady Hilton Johnson do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Sandy Ollie Johnson, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

(signature) Pearl Keady Hilton Johnson

Sworn to and subscribed before me, this 10th day of July 19 73 (signature) Judge, Court of Ordinary.

PETITION

R No. 7509

GEORGIA, Gwinnett COUNTY.

To the Court of Ordinary of Said County:

The petition of B. Nash Hughes

whose post office address is 4099 Brymond Drive, Tucker, Georgia

respectfully showeth that on the 2nd day of February, 1973, Mrs. J. V.

Bolton a resident of said State and County, who resided at Norcross, Georgia

departed this life after having made and published her last Will and Testament wherein she nominated your petitioner as execut. OR

Petitioner further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
Mrs. Willie Merritt	Norcross Ga.	69	Sister
Mrs. Susie Summerlin	Tucker Ga.	73	Sister
Mrs. Ruth Britt	Tucker Ga.	70	Sister
Ollie Ball	Norcross Ga.	63	Nephew
Claud Ball	Sylacauga Ala.	61	Nephew
Harold Nash	Atlanta Ga.	75	Nephew
James Nash	Annandale Va.	54	Nephew
Mrs. Sidney Parks	Tucker Ga.	52	Niece
Mrs. Frank Folger	Avondale Ga.	49	Niece
Mrs. Edgar Johnson	Chamblee Ga.	47	Niece
Mrs. George Whiting	Decatur Ga.	44	Niece
Mrs. Shelley Rominger	Tucker Ga.	41	Niece
Miss. Ida Nash	Norcross Ga.	80	Sister
B. Nash Hughes	Tucker Ga. (decd)	52	Nephew
William R. Hughes	Norcross Ga.	49	Nephew
James E. Hughes	Atlanta Ga.	46	Nephew
Mrs. Elmer P. Ball or Florence S. Ball		60	

Petitioner produces said Will in Court and pray that it be proven in Solemn Form, and to this end he

pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear before the Court of Ordinary, which shall be held in and for said County on the first Monday

next, then and there to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner prays that Letters Testamentary issue to him in terms of the law.

This 10th day of July, 1973

B. Nash Hughes (Signature) Petitioner.
C. J. Maloney (Signature) Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, B. Nash Hughes, who on oath says that the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 10th day of July, 1973

(Signature) Ordinary.

ORDER OF SERVICE

COURT OF ORDINARY At Chambers, 19

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner, as the last Will and Testament of late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

We, the undersigned, being all the heirs at law of MRS. J. V. BOLTON, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said MRS. J. V. BOLTON and hereby assent that the will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice:

Mrs. Willie Merritt  
Mrs. Willie Merritt

Mrs. Susie Summerlin  
Mrs. Susie Summerlin

Mrs. Ruth Britt

Ollie Ball  
Ollie Ball

Mrs. Ruth Britt

Ollie Ball

Claud Ball  
Claud Ball

Harold Nash  
Harold Nash

Claud Ball

Harold Nash

James P. Nash  
James P. Nash

Mrs. Sydney Parks  
Mrs. Sydney Parks

James P. Nash

Mrs. Sydney Parks

Mrs. Frank Folger  
Mrs. Frank Folger

Mrs. Edgar Johnson  
Mrs. Edgar Johnson

Mrs. Frank Folger

Mrs. Edgar Johnson

Mrs. George Whiting  
Mrs. George Whiting

Mrs. Shelley Rominger  
Mrs. Shelley Rominger

Mrs. George Whiting

Mrs. Shelley Rominger

Miss Ida Nash  
Miss Ida Nash

B. Nash Hughes  
B. Nash Hughes

Miss Ida Nash

B. Nash Hughes

William R. Hughes  
William R. Hughes

James E. Hughes  
James E. Hughes

William R. Hughes

James E. Hughes

Mrs. Florence S. Ball

Mrs. Florence S. Ball  
or (Mrs. Elmer P. Ball)

AFFIDAVIT TO PROBATE OF WILL

786

GEORGIA, Gwinnett COUNTY.

W. L. Maloney do swear that he  
as well as Cecelia Rowe saw the within named  
Mrs J. V. Bolton sign and publish the within attached paper  
as per last will and testament; that they subscribed the same as witnesses thereto at the special instance  
and request of the said Mrs J. V. Bolton  
and in her presence, as Ord in the  
presence of the testator and of each other; that the said Mrs J. V. Bolton  
signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Sworn to and subscribed before me, this 11<sup>th</sup> day of July, 1923

W. L. Maloney  
Cecelia Rowe  
Oliver W. Tucker  
Ordinary.

B. Nash Hughes PROPOUNDER } Gwinnett COURT OF ORDINARY.  
vs. } Petition for Probate in Solemn Form  
Mrs. J. V. Bolton DECEASED } July 11<sup>th</sup> Term, 1923

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Nellie Merritt,  
Mrs. Susie Summerlin, Mrs. Ruth Britt, Ollie Ball, Claud Ball, Harold Nash, James  
Nash, Mrs. Sidney Parks, Mrs. Frank Folger, Mrs. Edgar Johnson, Mrs. George Whiting  
Mrs. Shelly Rominger, Mrs. Ida Nash, B. Nash Hughes, William R. Hughes, James  
E. Hughes, Mrs. Elmer P. Ball or Florence S. Ball

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testi-  
mony of the witnesses to this Will, W. L. Maloney and Cecelia Rowe  
that this paper is the last Will and Testament of Mrs. J. V. Bolton  
and that she was competent to make a Will at the time she  
signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted  
to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said  
deceased.

Ordered further that Letters Testamentary issue to B. Nash Hughes, the  
execut. OR named in said Will, upon his taking oath required by law.

This 11<sup>th</sup> day of July, 1923

Oliver W. Tucker  
Ordinary.

OATH

GEORGIA, Gwinnett COUNTY.

I, B. N. Hughes, do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named  
Mrs J. V. Bolton, deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

B. N. Hughes

Sworn to and subscribed before me, this 11<sup>th</sup> day of July, 1923

Oliver W. Tucker  
JUDGE Court of Ordinary.

PETITION

GEORGIA, GWINNETT COUNTY. No. 7469

To the Court of Ordinary of Said County:

The petition of ARNOLD E. HAMNER and WILLIAM B. HAMNER  
2609 Arlene Way, N. E., Atlanta, Ga. 30305  
whose post office address is 1441 Butterfield Ct., Marco Island, Fla. 33937  
respectfully sheweth that on the 25th day of April, 1973, J. C. Hamner  
a resident of said State and County, who resided at Buford, Ga.  
departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner S. as executORS.

Petitioner S. further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat <u>OR</u>
<u>Arnold E. Hamner</u>	<u>2609 Arlene Way, N.E. Atlanta, Ga. 30305</u>	<u>60</u>	<u>son</u>
<u>William B. Hamner</u>	<u>1441 Butterfield Ct. Marco Island, Fla. 33937</u>	<u>58</u>	<u>son</u>
<u>Arnita Hamner Linkerd</u>	<u>Cochran, Ga. Wellington</u>	<u>60</u>	<u>daughter</u>

Petitioner S. produces said Will in Court and pray that it be proven in Solemn Form, and to this end they  
pray that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as  
amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday  
in 19, to show cause if any exists, why said Will should not be proven in Solemn  
Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner S. pray that Letters Testamentary issue to them in terms of the law.  
This 30th day of April, 1973

William B. Hamner  
Arnold E. Hamner Petitioner.  
Jones Webb  
Jones Webb Attorney for Petitioner.  
of the Firm of Webb, Fowler & Tanner

GEORGIA, GWINNETT COUNTY.

Personally appeared before me, Arnold E. Hamner and William  
B. Hamner, who on oath says that  
the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 30th day of April, 1973

Jones Webb  
Notary Public, Gwinnett County  
Ga.

ORDER OF SERVICE

COURT OF ORDINARY At Chambers 19

Upon reading and considering the foregoing Petition, it is ordered that

appear before the Court of Ordinary to be held in and for said County on the first Monday in  
next, then and there to show cause, if any exists, why the paper offered for probate by the Petitioner,  
as the last Will and Testament of  
late of said County, deceased, should not be proven in Solemn Form and admitted to record as the last Will and Testament of

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of J. C. HAMNER, deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said J. C. Hamner and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Arnold E. Hamner  
Arnold E. Hamner  
William B. Hamner  
William B. Hamner

Arnita Hamner Linkerd  
Arnita Hamner Linkerd

AFFIDAVIT TO PROBATE OF ~~WILL~~ CODICIL to the Last WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that We saw the within named J. C. Hamner to the Codicil of dated, Dec. 5, 1967 sign and publish the within attached paper as of his last will and testament; that We subscribed the same as witness thereto at the special instance and request of the said J. C. Hamner

and in his presence, as did also We in the presence of the testa OR and of each other; that the said J. C. Hamner signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

The other witness to the ~~will~~ Codicil Carol L. Miller  
Dr. Harry Hutchins Md. is deceased. Shirley C. Gephart

Sworn to and subscribed before me, this 6th day of July, 1971

Alto W. Tucker  
Ordinary.

ARNOLD E. HAMNER  
WILLIAM B. HAMNER }  
vs. PROPOUNDER  
J. C. HAMNER }  
DECEASED

GWINNETT COURT OF ORDINARY.  
Petition for Probate in Solemn Form  
JULY 13th. Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Arnold E. Hamner, William B. Hamner, Arnita Hamner Linkerd

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, & codicils as shown by their affidavits, that this paper is the last Will and Testament of J. C. Hamner

and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Arnold E. Hamner, the execut ~~OR~~ named in said Will, upon HIS taking oath required by law.

This 13th day of July, 1973

Alto W. Tucker  
Ordinary.

O A T H

789

GEORGIA,   GWINNETT   COUNTY.

I,   Arnold E. Hamner  , do solemnly swear that,  
so far as I know or believe, this writing contains the true last Will and Testament of the within named  
  J. C. Hamner  , deceased, and that I will well and truly execute the same in accordance  
with the laws of this State. So help me God.

  Arnold E. Hamner    
Arnold E. Hamner

Sworn to and subscribed before me, this   13th   day of   July  , 19   73  

  Alton W. Tucker    
JUDGE Court of Ordinary.

STATE OF GEORGIA  
COUNTY OF GWINNETT

RE: Estate of J. C. Hamner

No. "7469"

I decline to serve as Executor of the Will of  
J. C. Hamner, because I am a non-resident of the State  
of Georgia and desire that my brother, ARNOLD E. HAMNER,  
serve as the sole Executor under the Last Will and Testament  
of J. C. Hamner, deceased.

This 30th day of April, 1973.

  William B Hamner    
William B. Hamner

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. 7469

BY: THE HONORABLE ALTON TUCKER  
ORDINARY GWINNETT COUNTY  
LAWRENCEVILLE, GEORGIA

TO: THE HONORABLE EUGENE GUNBY  
ORDINARY FULTON COUNTY  
ATLANTA, GEORGIA

I, reposing special trust and confidence in your integrity, care and circumspection, have given, and by these presents do give unto you full power and authority to take, accept and attest the annexed affidavit to be made by Henry <sup>v</sup> Bowden, Glenn Frick, and Joy Carson of your county, subscribing witness to the Last Will and Testament of J. C. Hamner late of Gwinnett County, Georgia deceased, after which you are to return the same to this office, under your hand and seal, together with this writ.

WITNESS, the HONORABLE ALTON TUCKER, Ordinary of Gwinnett County, Georgia, this 22nd day of May 1973.

*Alton W. Tucker*  
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Ordinary, Gwinnett County, Georgia

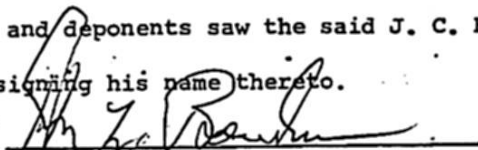
Attest:  
*Jessie J. Williams*  
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Clerk, Court of Ordinary

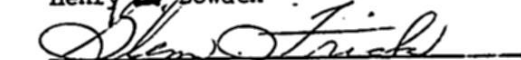
STATE OF GEORGIA

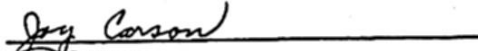
COUNTY OF FULTON

PRESENT: HONORABLE EUGENE GUNBY

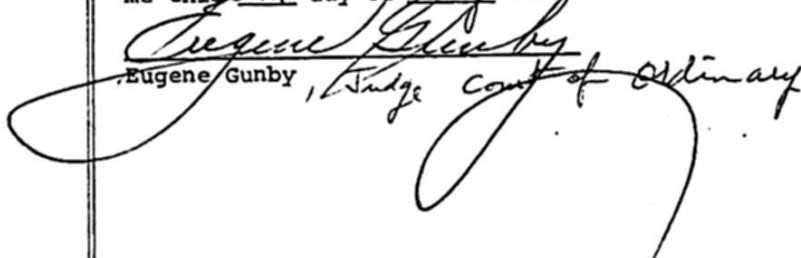
Personally appeared Henry <sup>V.</sup> Bowden, Glenn Frick and Joy Carson subscribing witnesses to the annexed instrument of writing, purporting to be the Last Will and Testament of J. C. Hamner late of Gwinnett County, Georgia, deceased, a copy of which is hereto attached, who being duly sworn, depose and sayeth that they the deponents were present and did see the said instrument of writing duly executed by the said J. C. Hamner. Deponents further sayeth that said J. C. Hamner at the time of executing the said instrument of writing was, to the best of their knowledge and belief, of sound and disposing mind, memory and understanding, and that they in the presence of each other, and in the presence of said J. C. Hamner and at his request, signed their names as witnesses to the execution of the same, and deponents saw the said J. C. Hamner execute said Will, by signing his name thereto.

  
 Henry G. Bowden

  
 Glenn Frick

  
 Joy Carson

Sworn to and subscribed before me this 31st day of May 1973.

  
 Eugene Gunby, Judge Court of Ordinary

STATE OF GEORGIA  
COUNTY OF GWINNETT

No. "7469

BY: THE HONORABLE ALTON TUCKER  
ORDINARY GWINNETT COUNTY  
LAWRENCEVILLE, GEORGIA

TO: THE HONORABLE EUGENE GUNBY  
ORDINARY FULTON COUNTY  
ATLANTA, GEORGIA

I, reposing special trust and confidence in your integrity, care and circumspection, have given, and by these presents do give unto you full power and authority to take, accept and attest the annexed affidavit to be made by Ann S. Cagle, Lucy Teeples, and Joy Carson of your county, subscribing witness to the Codicil to the Last Will and Testament of J. C. Hamner late of Gwinnett County, Georgia, deceased, after which you are to return the same to this office, under your hand and seal, together with this writ.

WITNESS, the HONORABLE ALTON TUCKER, Ordinary of Gwinnett County, Georgia, this 22nd. day of May 1973.

*Alton W. Tucker*  
-----  
ORDINARY, GWINNETT COUNTY, GA.

Attest:

*Joe Williams*  
-----  
Clerk, Court of Ordinary

STATE OF GEORGIA

COUNTY OF FULTON

PRESENT: HONORABLE EUGENE GUNBY

Personally appeared Ann S. Cagle, Lucy Teepell and Joy Carson subscribing witnesses to the annexed instrument of writing, purporting to be a Codicil to the Last Will and Testament of J. C. Hamner late of Gwinnett County, Georgia, deceased, a copy of which is hereto attached, who being duly sworn, depose and sayeth that they the deponents were present and did see the said instrument of writing duly executed by the said J. C. Hamner. Deponents further sayeth that said J. C. Hamner at the time of executing the said instrument of writing was, to the best of their knowledge and belief, of sound and disposing mind, memory and understanding, and that they in the presence of each other, and in the presence of said J. C. Hamner and at his request, signed their names as witnesses to the execution of the same, and deponents saw the said J. C. Hamner execute said Will, by signing his name thereto.

Ann S. Cagle  
Ann S. Cagle

Lucy D. Teepell  
Lucy Teepell

Joy Carson  
Joy Carson

Sworn to and subscribed before  
me this 10th day of July 1977.

Eugene Gunby  
Eugene Gunby, Judge Court of Ordinary

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PETITION

GEORGIA, Gwinnett COUNTY.

No. 7511

To the Court of Ordinary of Said County:

The petition of Aleene K. Green

whose post office address is 539 Webb Gin House Rd Lawrenceville, Ga.

respectfully showeth that on the 6th day of June, 1973, 19 Ora K.

Kennedy a resident of said State and County, who resided at \_\_\_\_\_

departed this life after having made and published his last Will and Testament wherein she nominated your petitioner \_\_\_\_\_ as execut rix

Petitioner \_\_\_\_\_ further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testat
<u>Aleene K. Green</u>	<u>Lawrenceville, Ga.</u>	<u>55</u>	<u>Dau</u>
<u>Grady Kennedy</u>	<u>Lawrenceville, Ga.</u>	<u>59</u>	<u>son</u>
<u>Lucille K. Solls.</u>	<u>Lawrenceville, Ga.</u>	<u>58</u>	<u>dau</u>
<u>James Kennedy</u>	<u>Lawrenceville, Ga.</u>	<u>50</u>	<u>son</u>
<u>Ray Kennedy</u>	<u>Lawrenceville, Ga.</u>	<u>46</u>	<u>son</u>
<u>Clyde Paden</u>	<u>Decatur, Ga.</u>	<u>over age.</u>	<u>grand-son</u>
<u>Virginia Fowler.</u>	<u>Lawrenceville, Ga.</u>	<u>over age.</u>	<u>grand-dau.</u>

Petitioner \_\_\_\_\_ produces said Will in Court and pray \_\_\_\_\_ that it be proven in Solemn Form, and to this end \_\_\_\_\_ pray \_\_\_\_\_ that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday in August, 1973, 19 \_\_\_\_\_, to show cause if any exists, why said Will should not be proven in Solemn Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner \_\_\_\_\_ pray \_\_\_\_\_ that Letters Testamentary issue to her in terms of the law.

This 13th day of July, 1973, 19 \_\_\_\_\_

Aleene K. Green

Petitioner.

H. Rhodes Jordan.

Attorney for Petitioner.

GEORGIA, Gwinnett COUNTY.

Personally appeared before me, Aleene K. Green

, who on oath says that

the facts set forth in the foregoing petition are true.

Aleene K. Green

Sworn to and subscribed before me, this 13th day of July 1973, 19 \_\_\_\_\_

Alton W. Tucker  
Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of Ora K. Kennedy deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to Probate in Solemn Form the Will of said Ora K. Kennedy and hereby assent that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive all other further service or notice.

Aleene K. Green  
Lucille K. Solla  
James Kennedy  
Virginia Fowler  
Clyde Paden  
Ray Kennedy

Grady Kennedy

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, Gwinnett COUNTY.

We, the undersigned, do swear that we

~~as witness~~ saw the within named

Ora K. Kennedy sign and publish the within attached paper

as her last will and testament; that we subscribed the same as witness thereto at the special instance

and request of the said Ora K. Kennedy

and in her presence, as did also H. Rhodes Jordan and Willela A. Jordan in the

presence of the testator and of each other; that the said Ora K. Kennedy

signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory,

Willela A. Jordan  
H. Rhodes Jordan

Sworn to and subscribed before me, this 13 day of July, 1973

Alto W. Tucker  
Ordinary.

Allene K. Green PROPOUNDER }  
vs. Ora K. Kennedy DECEASED }

Gwinnett COURT OF ORDINARY.  
Petition for Probate in Solemn-Form  
July, 1973. Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest,

All have acknowledged service.

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, H. Rhodes Jordan and Willela A. Jordan,

that this paper is the last Will and Testament of Ora K. Kennedy

and that she was competent to make a Will at the time she signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Allene K. Green, the executrix named in said Will, upon her taking oath required by law.

This 13th day of July, 1973.

Alto W. Tucker  
Ordinary.

Oath

GEORGIA, Gwinnett COUNTY.

I, Allene K. Green, do solemnly swear that,

so far as I know or believe, this writing contains the true last Will and Testament of the within named

Ora K. Kennedy, deceased, and that I will well and truly execute the same in accordance

with the laws of this State. So help me God.

Allene K. Green

Sworn to and subscribed before me, this 13th day of July, 1973.

Alto W. Tucker  
Court of Ordinary.

STATE OF GEORGIA, WINNETT COUNTY

NO 7512

To the Ordinary of said County:

The petition of Miss. Omie Holman respectfully showeth that Troy L. Holman, a resident of said County until his death, which happened on the 12th day of May, 1973, has left a considerable estate, real and personal, in said State, and that he died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said Troy L. Holman deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that Omie Holman is entitled by law to be appointed Administrator of said estate, she being an heir at law of said Troy L. Holman, deceased.

Petitioner would further state that she is a resident of said State, and that the estate of said ~~One Thousand (\$1,000.00)~~ Troy L. Holman, deceased, is worth about One Thousand Dollars (\$1,000.00) Dollars.

Omie Holman  
Hoschton Ga. RD. # 1 30548

WINNETT COURT OF ORDINARY

At Chambers, July 16th, 1973.

The application of Miss. Omie Holman for Temporary Letters of Administration on the estate of Troy L. Holman late of Gwinnett County, deceased, being before me for consideration, and being satisfied by proper proof that her application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said Troy L. Holman, deceased, do issue to said Omie Holman upon her giving bond and security in the sum of Two Thousand (\$2,000.00) Dollars, and taking the usual oath.

Alto W. Tucker Ordinary.

STATE OF GEORGIA, WINNETT COUNTY. OATH.

You, Omie Holman, do solemnly swear that you will well and truly perform all the duties of Temporary Administration on the estate of Troy L. Holman, deceased, according to law, to the best of your ability. So help you God.

Omie Holman

Sworn to and subscribed before me, this 16th day of July, 1973

Alto W. Tucker

STATE OF GEORGIA, GWINNETT COUNTY

NO "7513"

To the Ordinary of said County:

The petition of MITCHELLE DALE JOHNSON respectfully showeth that NANCY CAPE DALE DUNCAN, a resident of said County until her death, which happened on the 6th day of July, 1973, has left a considerable estate, real and personal, in said State, and that she died without a will; that on account of the time required by law to advertise for Permanent Letters of Administration, and the circumstances of the estate of said NANCY CAPE DALE DUNCAN deceased, great loss and injury may happen, unless temporary administration is granted immediately on said estate, and that MITCHELLE DALE JOHNSON is entitled by law to be appointed Administrator of said estate, she being the daughter of said NANCY CAPE DALE DUNCAN, deceased.

Petitioner would further state that she is a resident of said State, and that the estate of said NANCY CAPE DALE DUNCAN, deceased, is worth about TWENTY FIVE HUNDRED (\$2,500.00) Dollars.

*Mitchelle Dale Johnson*

GWINNETT COURT OF ORDINARY

At Chambers, July 17th, 1973.

The application of MITCHELLE DALE JOHNSON for Temporary Letters of Administration on the estate of NANCY CAPE DALE DUNCAN late of GWINNETT County, deceased, being before me for consideration, and being satisfied by proper proof that her application should be granted:

It is therefore ordered, that Temporary Letters of Administration on the estate of said NANCY CAPE DALE DUNCAN, deceased, do issue to said MITCHELLE DALE JOHNSON upon her giving bond and security in the sum of TWENTY FIVE HUNDRED (\$2,500.00) Dollars, and taking the usual oath.

*Alvin W. Tucker*, Ordinary.

STATE OF GEORGIA, GWINNETT COUNTY.

OATH.

You, MITCHELLE DALE JOHNSON, do solemnly swear that you will well and truly perform all the duties of Temporary Administrator on the estate of NANCY CAPE DALE DUNCAN, deceased, according to law, to the best of your ability. So help you God.

Sworn to and subscribed before me, this 17 day of July, 1973

*Mitchelle Dale Johnson*  
*Alvin W. Tucker*



AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that we saw the within named Dewey Paul Lancaster sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said Dewey Paul Lancaster and in his presence, as did also He in the presence of the testator and of each other; that the said Dewey Paul Lancaster signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Jep Tuggle  
James B. Berry

Sworn to and subscribed before me, this 20th day of July, 1973

Oliver W. Tucker  
Ordinary.

Nellie Greeson Lancaster PROPOUNDER } GWINNETT COURT OF ORDINARY.  
vs. Petition for Probate in Solemn Form  
Dewey Paul Lancaster DECEASED } July Term, 1973

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Mrs. Nellie Greeson Lancaster, Mrs. Ruth G. Harper, Royce R. Lancaster, Lamar Lancaster, & Mrs. Snowdell G. Jackson

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, Jep Tuggle, & James B. Berry that this paper is the last Will and Testament of Dewey Paul Lancaster and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to Nellie Greeson Lancaster, the executrix named in said Will, upon her taking oath required by law.

This 20th day of July, 1973

Oliver W. Tucker  
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, Mrs. Nellie Greeson Lancaster, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named Dewey Paul Lancaster, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Nellie Greeson Lancaster

Sworn to and subscribed before me, this 20th day of July, 1973

Oliver W. Tucker  
Judge Court of Ordinary.

PETITION

GEORGIA, WINNETT COUNTY.

NO 7517

To the Court of Ordinary of Said County:

The petition of J. T. Pratt  
whose post office address is Rte # 2 Lawrenceville Ga. 30245  
respectfully showeth that on the 14th day of June, 1973 G. T. Pratt  
a resident of said State and County, who resided at Lawrenceville Ga.  
departed this life after having made and published his last Will and Testament wherein he nominated  
your petitioner \_\_\_\_\_ as executor\_\_\_\_\_

Petitioner \_\_\_\_\_ further shows that the following named persons are all the heirs-at-law of the deceased, to wit:

Name	Address	Age	Relationship to Testator
<u>Horace I. Pratt</u>	<u>Winder Ga.</u>	<u>68</u>	<u>Son</u>
<u>James R. Pratt</u>	<u>Albany Ga. RFD. # 1</u>	<u>62</u>	<u>Son</u>
<u>William Edward Pratt</u>	<u>Lawrenceville Ga.</u>	<u>60</u>	<u>Son</u>
<u>J. T. Pratt</u>	<u>Lawrenceville Ga.</u>	<u>57</u>	<u>Son</u>
<u>Kathleen P. Wilson</u>	<u>Banghorn Rd. Decatur Ga.</u>	<u>49</u>	<u>Daughter</u>
<u>Mrs. Jettie W. Pratt</u>	<u>Lawrenceville Ga. 30245</u>		<u>Widow</u>

Petitioner \_\_\_\_\_ produces said Will in Court and pray \_\_\_\_\_ that it be proven in Solemn Form, and to this end  
pray \_\_\_\_\_ that the heirs-at-law as aforesaid, be cited (unless notice is waived as provided in Section 113-602 Ga. Code Ann. as amended), to appear at the next term of the Court of Ordinary, which shall be held in and for said County on the first Monday  
in \_\_\_\_\_, 19\_\_\_\_\_, to show cause if any exists, why said Will should not be proven in Solemn  
Form and entered of record as the last Will and Testament of said deceased.

Wherefore, petitioner \_\_\_\_\_ pray \_\_\_\_\_ that Letters Testamentary issue to him in terms of the law.  
This 26th day of July, 1973

J. T. Pratt Petitioner.  
William Jordan Attorney for Petitioner.

GEORGIA, WINNETT COUNTY.

Personally appeared before me, J. T. Pratt, who on oath says that  
the facts set forth in the foregoing petition are true.

Sworn to and subscribed before me, this 26th day of July, 1973  
Alto M. Tucker Ordinary.

(TO BE USED ONLY WHEN ALL PARTIES AT INTEREST ASSENT TO IMMEDIATE PROBATE)

We, the undersigned, being all the heirs-at-law of G. T. Pratt  
deceased, and all being sui juris and laboring under no disabilities, whereby acknowledge due and legal notice of the Petition to  
Probate in Solemn Form the Will of said G. T. Pratt and hereby assent  
that the Will be admitted to record upon proper proof, and that Letters may thereupon issue without further delay and waive  
all other further service or notice.

J. T. Pratt  
James R. Pratt  
Jettie B. Pratt  
William Howard Pratt  
Kathleen P. Wilson  
Horace I. Pratt

AFFIDAVIT TO PROBATE OF WILL

GEORGIA, GWINNETT COUNTY.

We the undersigned do swear that we saw the within named Patricia M. Waits & H. Rhodes Jordan sign and publish the within attached paper as his last will and testament; that we subscribed the same as witness thereto at the special instance and request of the said G. T. Pratt and in his presence, as did also we in the presence of the testator and of each other; that the said G. T. Pratt signed the same freely and voluntarily, and was, at the time of such signing, of sound and disposing mind and memory.

Patricia M. Waits
H. Rhodes Jordan

Sworn to and subscribed before me, this 26th day of July 19 73

Alto W. Zucker
Ordinary.

J.T. Pratt vs. PROPOUNDER
G. T. Pratt DECEASED

GWINNETT COURT OF ORDINARY.
Petition for Probate in Solemn Form
JULY 26th Term, 19 73

The above-stated petition coming on to be heard, and it appearing that the parties at interest, Horace L. Pratt, James R. Pratt, William Howard Pratt, J. T. Pratt, Kathleen P. Wilson

have had legal notice of said application and time of its hearing, and it appearing to the satisfaction of this Court by the testimony of the witnesses to this Will, H. Rhodes Jordan, & Patricia M. Waits, that this paper is the last Will and Testament of and that he was competent to make a Will at the time he signed and executed the same.

It further appearing that no legal and sufficient cause has been shown why said paper should not be proved and admitted to record as the last Will and Testament of the said deceased as prayed.

It is Ordered and Adjudged by this Court that the same be admitted to record as the last Will and Testament of the said deceased.

Ordered further that Letters Testamentary issue to J. T. Pratt, the executor named in said Will, upon his taking oath required by law.

This 26th day of July 19 73

Alto W. Zucker
Ordinary.

O A T H

GEORGIA, GWINNETT COUNTY.

I, J. T. Pratt, do solemnly swear that, so far as I know or believe, this writing contains the true last Will and Testament of the within named G. T. Pratt, deceased, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

J. T. Pratt

Sworn to and subscribed before me, this 26th day of July 19 73

Alto W. Zucker
Court of Ordinary.