

August ________ 1955

BOOK 018 PAGE 453

I, the undersigned, William P. Randall, the legatee named in Item Second of the last will of my aunt, Mary M. Aynsley, deceased, do hereby acknowledge delivery to me and receipt from The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of Mary M. Aynsley, deceased, of the following articles of personal property as described and being those described in said Item Second of said Will:

One set of earrings

One diamond ring set in black onyx

An oil painting of "my" (Mary M. Aynsley's) sister Stella.

An oil painting of "my" (Mary M. Aynsley's) grandmother.

A picture of "my" (Mary M. Aynsley's) mother.

One brass stand with marble or onyx top.

The clock that belonged to "my" (Mary M. Aynsley's) father.

With reference to the "one diamond pin" also bequeathed to me by Item Second of said will; I am informed that this article has not been located after reasonable search and cannot be delivered to me; and I am further informed by my sister, Mrs. Clara VanIderstine, that prior to her death, Mrs. Mary M. Aynsley advised her that this diamond pin had been lost by her while away from her home and never found; and I am satisfied with such explanation.

The receipt is therefore a complete release and discharge of and to the said The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of the said Mary M. Aynsley, deceased, or otherwise, with reference to all properties devised or bequeathed to me by the said will of Mary M. Aynsley, deceased, with the exception of:

"one-half of all G Bonds (United States Series G Bonds) owned by me,"

also bequeathed to me by said Item Second of said will. This receipt and release does not cover the said bequest to me of said bonds and interest accrued and paid thereon.

William P. Randall

I, the undersigned, Clara VanIderstine, the legatee named in Item Third of the last Will of my aunt, Mary M. Aynsley, deceased, do hereby acknowledge delivery to me and receipt from The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of Mary M. Aynsley, deceased, of the following articles of personal property as described and being those described in said Item Third of said Will:

"My" (Mary M. Aynsley's) mother's writing desk

One small mahogany table

"My" (Mary M. Aynsley's) mother's pearl-handle knives

All rings and jewelry of every kind and nature, except that given to "my" (Mary M. Aynsley's) nephew, William P. Randall.

With reference to "all of my (Mary M. Aynsley's) mother's dishes" and "all solid silver", also bequeathed to me by Item Third of said Will; as to the silver, only one small silver salt spoon has been discovered and delivered to me; and as to the said dishes, I have examined all chinaware and other like articles located in the home of my said aunt, Mary M. Aynsley, at Daphne, Alabama, and only the following have been located, selected, delivered to, and accepted by me as within the catagory of this bequest to me; all with the consent and approval of all persons having an adverse interest, or their duly authorized representative:

One Vienna made candy plate

One French made small saucer

One French made plate

One French made cup

One English made Beer Stein

One old fashioned rose bowl

Though I have been intimately associated with my said deceased aunt during her lifetime and have been in her home many times during many years prior to her death, I have never had any actual knowledge of, or heard my aunt speak of, any other solid silver of consequence ever being owned by my said aunt; and though I have some remembrance of some additional chinaware being in my said aunt's home, I have no detail descriptive recollection of any specific pieces, and any such additional chinaware or dishes, if such existed, could have been lost, broken, or otherwise disposed of by my said aunt prior to her death. However, I do not wish to acknowledge receipt of "all" such dishes and solid silver as it is remotely possible that other items of this description may be subsequently discovered and claimed by me. Nevertheless, I am satisfied that a reasonable search therefor has been conducted by The Merchants National Bank of Mobile as such Administrator, C.T.A. and I am, therefore, quite willing and satisfied to release and discharge the said The Merchants National Bank of Mobile as such Administrator, or otherwise, with reference to any such possible additional items; and from any duty to account for such items at any Court, or other settlement, of the Estate of Mary M. Aynsley.

This receipt is, therefore, a complete release and discharge of and to the said The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of the said Mary M. Aynsley, deceased, or otherwise, with reference to all properties devised or bequeathed to me by the said Will of Mary M. Aynsley, deceased, with the exception of:

"one-half of all G bonds (United States Series G Bonds),"

also bequeathed to me by said Item Third of said Will. This receipt and release does not cover the said bequest to me of said bonds and interest accrued and paid thereon.

Clara Van Jan Len Line
Clara Van Iderstine

August

I, the undersigned, Alabert Randall Bauer, the legatee named in Item Fourth of the last Will of Mary M. Aynsley, deceased, do hereby acknowledge delivery to me and receipt from The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of Mary M. Aynsley, deceased, of the following articles of personal property as described and being those described in said Item Fourth of said will:

The old bureau

The half-table and one old chair that belonged to his (Albert Randall Bauer's) great-great-grandmother

The picture of a dog's head

This receipt is a complete release and discharge of and to the said The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of the said Mary M. Aynsley, deceased, or otherwise, with reference to all properties devised or bequeathed to me by the said will of Mary M. Aynsley, deceased, except with relation to provision in said Item Fourth of said will, as follows:

> "and in addition to this property, I have provided a Series E Bond, which will belong to him on my death and in the event that such bond does not belong to him on my death, then I give, devise and bequeath it to him."

This receipt and release does not cover said provision.

ALICE L. BEGA. POCISE

I, the undersigned, Eliza Randall, the legatee named in Item Fifth of the last will of Mary M. Aynsley, deceased, do hereby acknowledge delivery to me and receipt from The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of Mary M. Aynsley, deceased, of the following articles of personal property as described and being those described in said Item Fifth of said will:

An oil painting of a scene on the Rhine

A small snow scene

A picture of hollyhocks

All fancy linen

One chemille bed spread

This receipt is a complete release and discharge of and to the said The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of the said Mary M. Aynsley, deceased, or otherwise, with reference to all properties devised or bequeathed to me by the said will of Mary M. Aynsley, deceased.

Eliza Randall

Date: August 22, 1955

Received from The Merchants National Bank of Mobile as Administrator, C.T.A. of the Estate of Mary M. Aynsley, deceased, sundry items of household furnishings and personal belongings passing to Joseph J. Aynsley, deceased, under Item Sixth of the Will of Mary M. Aynsley, deceased, remaining in home at Daphne, Alabama after delivery of articles specifically bequeathed by Items Second, Third, Fourth and Fifth of Will of Mary M. Aynsley, deceased.

The Merchants National Bank of Mobile as Executor of the Will of Joseph J. Aynsley, deceased.

Twent Office



STATE OF ALABAMA)

BALDWIN COUNTY)

TO ANY SHERIFF OF THE STATE OF ALABAMA:

You are hereby commanded to serve a copy of the following notice on each of the parties named therein, whose places of address are all shown below.

IN WITNESS WHEREOF, I have hereunto set my hand on this the 3rd day of October, 1955.

As Register of the Circuit Court of Baldwin County, Alabama, in Equity.

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NOTICE

ESTATE OF

MARY M. AYNSLEY,

DECEASED

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY NO. 3601

TO ELIZA RANDALL, DAPHNE, ALABAMA; CLARA VAN IDERSTINE, DAPHNE, ALABAMA; AND ALBERT RANDALL BAUER, DAPHNE, ALABAMA:

You and each of you are hereby notified that the Merchants National Bank of Mobile, a National Banking Association, as administrator cum testamento annexo of the Estate of Mary M. Aynsley, Deceased, filed in this court on the 1st day of October, 1955, its petition, account and vouchers for a final settlement of this said estate.

You are further notified that October 26, 1955, at ten o'clock A. M. has been set as the date for hearing the said petition, at which time you may appear and contest the same, if you should elect so to do.

WITNESS my hand this 3rd day of October, 1955.

Acce Register

T COURT OF ALABAMA Sie Bri der od Coudber, 1988. mostas on sent by the hampus memos phoneum entes historia of eggnose gar sus perejus acrustages e suces seenas de propagas

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ESTATE OF

MARY M. AYNSLEY,

DECEASED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA
IN EQUITY

ACCEPTANCE OF SERVICE AND WAIVER OF NOTICE

Now comes The Merchants National Bank of Mobile, a National Banking Association, as executor of and under the Last Will and Testament of Joseph J. Aynsley, Deceased, and does hereby accept service and waives notice of the filing of a petition for final settlement of the Estate of Mary M. Aynsley, Deceased, and of the date set for hearing same, and does hereby consent and agree that the said matter be heard without further notice to it, all of which is expressly waived.

Dated this 25th day of October, 1955.

THE MERCHANTS NATIONAL BANK OF MOBILE, a National Banking Association, as Executor of and under the Last Will and Testament of Joseph J. Aynsley, Deceased,

Ву _

As its Trust Officer.

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ESTATE OF

MARY M. AYNSLEY, DECEASED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA
IN EQUITY

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THE DAUDMIN TIMES

Hlabama's Best County's Best Newspaper

BAY MINETTE, ALABAMA

NOTICE OF FINAL SETTLEMENT

ESTATE OF

MARY M. AYNSLEY, Deceased.
In The Circuit Court Of Baldwin County, Alabama in Equity
No. 3601

To Mabel C. Cheheyl, in care of the Carriage Shop, 1212 Chester Avenue, Cleveland 14, Ohio; Mabel C. Cheheyl, as Administratrix of the Estate of Jane J. Unkefer, Deceased, in care of the Carriage Shop, 1212 Chester Avenue, Cleveland 14, Ohio; William P. Randall, 4023 Obispo Street, Tampa, Florida, and all other persons, firms or Corporations interested in this proceeding:

Notice is hereby given that The Merchants National Bank of Mobile a National Banking Association, as administrator cum testamento annexo of the Estate of Mary M. Ansley, Deceased, filed in this court on this date its petition, account and vouchers for a final settlement of this said estate.

Notice is further given that October 26, 1955, at ten o'clock A.M. has been appointed by the court as the date for examining, auditing and stating the said account, notice of which is hereby given to all parties interested to appear on the said day and contest the same, if they think proper.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the court on this the 1st day of October, 1955.

ALICE J. DUCK,
As Register of the Circuit
Court of Baldwin County,
Alabama in Equity.

Court of Baldwin County Alabama, in Equity. J. B. Blackburn.

Attorney for administrator cum testamento annexo.

38-3tc.

AFFIDAVIT OF PUBLICATION

STATE OF ALABAMA. BALDWIN COUNTY. , being duly sworn, deposes and says that he is the PARESHER of THE BALDWIN TIMES, a Weekly Newspaper published at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of COST STATEMENT _cents _ I hereby certify this it correct, due and unpaid (paid). was published in said newspaper for ? consecutive weeks in the following issues: ____ 195<u>4</u> Vol. 0 3 8 Date of 1st publication. 195 Vol. 6C No. 35 Date of 2nd publication. , 195 Vol 66 No. 40 Date of 3rd publication_ ____, 195___ Vol.____ No.__ Date of 4th publication_

Subscribed and sworn before the undersigned this 20 day of Oct

Notary Public, Baldwin County.

iter Publisher

To Merchants National Bank of Mobile as Administrator Cum Testamento Annexo of the Estate of Mary M. Aynsley, Deceased, Mobile, Alabama BOSK 018 PAGE 458

The undersigned hereby acknowledges to have received the following payments of cash and delivery of U. S. Savings Series G Bonds as provided for by Decree of Circuit Court of Baldwin County, Alabama, dated October 26, 1955 on final settlement of Estate of Mary M. Aynsley, deceased:

- (1) \$1,500.00 Maturity value of U. S. Saving Series G Bonds, formerly of Mary Aynsley, deceased, reissued in name of the undersigned, as per Paragraph 9 of said Decree.
- (2) Remittance in amount of \$250.00 being 1/2 proceeds on redemption of matured \$500.00 U. S. Saving Series G Bond No. Dl09933G formerly of Mary Aynsley, deceased, paid to undersigned as per Paragraph 8 of said decree.
- (3) Remittance in amount of \$37.50 being 1/2 proceeds of interest collected on unmatured U. S. Saving Series G Bonds formerly of Mary M. Aynsley, deceased, since death of said decedent, paid to undersigned as per Paragraph 6 of said Decree.

William P. Rand

DEC 1 21955

To Merchants National Bank of Mobile as Administrator Cum Testamento Annexo of the Estate of Mary M. Aynsley, Deceased, Mobile, Alabams BOOK 018 PAGE 459

The undersigned hereby acknowledges to have received the following payments of cash and delivery of U. S. Savings Series G Bonds as provided for by Decree of Circuit Court of Baldwin County, Alabama, dated October 26, 1955 on final settlement of Estate of Mary M. Aynsley, deceased:

- (1) \$1,500.00 Maturity value of U. S. Saving Series G Bonds, formerly of Mary Aynsley, deceased, reissued in name of the undersigned, as per Paragraph 9 of said Decree.
- (2) Remittance in amount of \$250.00 being 1/2 proceeds on redemption of matured \$500.00 U. S. Saving Series G Bond No. Dl09933G formerly of Mary Aynsley, deceased, paid to undersigned as per Paragraph 8 of said decree.
- (3) Remittance in amount of \$37.50 being 1/2 proceeds of interest collected on unmatured U. S. Saving Series G Bonds formerly of Mary M. Aynsley, deceased, since death of said decedent, paid to undersigned as per Paragraph 6 of said Decree.

cia Van Valender Clara Van Iderstine

MEC 8 1986

19

The Merchants National Bank of Mobile, as Administrator, C.T.A. of the Estate of Mary M. Aynsley, deceased

The undersigned acknowledges to have received the following payments of cash and delivery of securities as provided for by Decree of Circuit Court of Baldwin County, Alabama, dated October 26, 1955, on final settlement of the Estate of Mary M. Aynsley, deceased:

- (1) Payment of the sume of \$6,447.31, being balance of cash distributable from Estate of Mary M. Aynsley on final settlement of said estate after all authorized disbursements paid to undersigned as per Paragraph 6 of said Decree.
- (2) Fifty-seven (57) shares of the Capital Stock of the Baldwin County Bank, formerly of Mrs. Mary Aynsley, deceased, transferred to the undersigned as per Paragraph 7 of said Decree.
- (3)\$2,000 in United States Series "H" Savings Bonds, dated 8/1/52, formerly of Mary Aynsley, deceased, transferred to the undersigned as per Paragraph 7 of said Decree.

THE MERCHANTS NATIONAL BANK OF MOBILE, A NATIONAL BANKING ASSOCIATION, AS EXECUTOR OF AND UNDER THE LAST WILL AND TESTAMENT OF JOSEPH J. AYNSLEY, DECEASED

RY:

Prust Officer

20

ESTATE OF

MARY M. AYNSLEY,

DECEASED.

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

FINAL DECREE

In this cause it has been made to appear to this court that The Merchants National Bank of Mobile, a National Banking Association, as administrator cum testamento annexo of this said estate, has complied in all respects with the decree of this court rendered on final settlement of this estate, dated October 26, 1955, in that it has delivered all of the property and has made all of the payments which it was directed to make in the said decree of October 26, 1955, receipts for which have been filed with the Register of this court, from all of which it appears to the court that the said administrator cum testamento annexo should be fully and completely relieved of and discharged from all other and further liability as such; upon consideration of all of which, it is, therefore, ORDERED, ADJUDGED AND DECREED by the court as follows:

The Merchants National Bank of Mobile, a National Banking Association, shall be and it is hereby relieved of and discharged from all other and further liability as administrator cum testamento annexo of this said estate.

ORDERED, ADJUDGED AND DECREED on this the <u>20</u> day of December, 1955.

Thebest M Hace-

ESTATE OF

MARY M. AYNSLEY,
DECEASED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA
IN EQUITY NO. 3601

DECREE SETTING DATE FOR FINAL SETTLEMENT

In this cause the Merchants National Bank of Mobile, as administrator cum testamento annexo of this estate, has filed its Petition for Final Settlement on this date and it is necessary that a date be set for the said final settlement upon consideration of all of which it is therefore ORDERED, ADJUDGED AND DECREED by the Court as follows:

- 1. The said Petition for Final Settlement shall be and it is hereby set for hearing at 10:00 o'clock A. M. on the $\frac{26}{1000}$ day of October, 1955.
- 2. Ten days notice of the filing of the said petition and of the date set for hearing same shall be given to all of the parties interested therein who reside in Alabama. Notice of the filing of the said petition and of the date set for hearing same shall be given to all non-resident parties by publication once a week for three successive weeks in the Baldwin Times.
- 3. The testimony of all witnesses on the said hearing shall be taken in open court in the manner provided by Equity Rule No. 56, as amended.

ORDERED, ADJUDGED AND DECREED on this the ____ day of October, 1955.

Subert My Hale

FINAL SETTLEMENT

RECORDED

ESTATE OF

MARY M. ANYSLEY, DECEASED

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY NO. 3601

Filed:

Set. 1) \$55

OCT 1 1955

ALICE 1. BUCK, REGISTER

RECORDED

ESTATE OF

MARY M. ANYSLEY, DECEASED

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY NO. 3601

< <u>}</u>_

Filed:

Oct. 1, 1955

OCT 1, 1955

MICE 1. 195X, Register

ESTATE OF

MARY M. AYNSLEY,

DECEASED.

IN THE

CIRCUIT COURT OF BALDWIN COUNTY,
ALABAMA. IN EQUITY.

TESTIMONY TAKEN IN OPEN COURT, BEFORE HON. HUBERT M. HALL, JUDGE OF SAID COURT.

MR. GARET V. ALDRIDGE, A WITNESS FOR THE PETITIONER, BEING FIRST DULY SWORN, TESTIFIED AS FOLLOWS:

Examination by Mr. Blackburn.

- Q. Is this Mr. Garet V. Aldridge?
- A. Yes sir.
- Q. What is your connection with the Merchants National Bank of Mobile, Alabama?
- A. One of the Trust Officers of the Merchants National Bank.
- Q. I will ask you if the Merchants National Bank of Mobile has previously been appointed as Administrator Cum Testamento Annexo of the estate of Mary M. Aynsley?
- A. Yes sir.
- Q. Was it so appointed as Administrator Cum Testamento annexo on or about April 2, 1955?
- A. Yes sir.
- Q. Since the Bank's appointment, I will ask you whether or not you have handled the affairs of the estate of Mary M. Aynsley to the best of your ability?
- A. Yes sir.
- Q. More than six months have expired since the will was admitted to probate?
- A. Yes sir.
- Q. Is the estate now ready for a final settlement?
- A. To the best of my belief, it is.
- Q. Are the allegations of the petition true and correct to the best of your knowledge?
- A. To the best of my knowledge, they are.

- Q. Mr. Aldridge, with particular reference to the Series G. Bonds that is, U. S. Savings Bonds, Series G. that are described in the will did you make an investigation to determine what bonds Mrs. Aynsley owned during her life time, and what disposition she made of those bonds?
- A. Yes I did.
- Q. Just tell the Court, in your own words, what your investigation disclosed?
- A. Well I investigated both from her bank account and the Government, and they all jib out where I think my facts are true. Mrs. Aynsley, during her life time purchased Series G. Bonds U. S. Government Savings Bonds Series G, totalling in all some \$4,000.00 maturity value.
- Q. What disposition did she make of those bonds?
- A. We now have \$3,500.00 in bonds during her life time she cashed one \$500.00 of Series G bonds, those bonds having matured, and so she now has on hand Series G. bonds that she purchased \$3,000.00 which are unmatured and one \$500.00 bond which has matured.
- Q. Now then, did she also own some Series H. Bonds?
- A. She purchased Two Series H. bonds.
- Q. What demoniation?
- A. Two \$1,000.00 bonds.
- Q. Did she own them at her death?
- A. Yes sir, and we now have them.
- Q. With reference to the \$3,500.00 maturity value of U. S. Series G. Bonds, after Mrs. Aynsley's death did you collect any interest on the \$3,500.00 in bonds? Series G?
- A. On \$3,000.00. One \$500.00 bond had not matured.
- Q. What amount of interest, Mr. Aldridge, was collected on those bonds?
- A. I collected Well interest checks received since Mrs.

 Aynsley's death on the G. bonds totalled \$75.00.
- Q. She did have on hand some checks at the time of her death (page 2)

representing other interest collected?

- A. Yes sir.
- Q. Now Mr. Aldridge, did you make any search to determine if Mrs. Aynsley owned any Series E. Bonds at the time of her death?
- A. Yes sir.
- Q. What did you learn from that seeach?
- A. I made a complete investigation Mrs. Aynsley purchased in May of 1946 a total of \$1325.00 maturity value Series E. bonds of the following denominations: One \$1,000.00 bond; one \$200.00 bond and one \$100.00 bond and one \$25.00 bond. All of these bonds were registered in the name of Mrs. Mary M. Aynsley or Albert Randall Bauer, Daphne, Alabama.
- Q. Now what became of those bonds, if you know?
- A. An investigation of her bank account, and copy of deposit ticket reveal that these bonds were cashed on October 2, 1952 by Mrs. Amnsley prior to her death, and credited to her personal account at the First National Bank of Mobile, total value as of that date, \$1,113.00.
- Q. Mr. Aldridge, with reference to Mrs. Aynsley's will, paragraph Two, she leaves certain personal property to Mr. William P.

 Randall. I will ask youjif that personal property, with the exception of the Series G. Bonds, have been delivered to him?
- A. Yes, with the exception of one pin, which the evidence reveals was lost by Mrs. Aynsley prior to her death, and which he has exonerated the Administrator for by a receipt.
- Q. That receipt, of course, is filed in the cause?
- A. Yes sir.
- Q. Have you delivered to Mrs. Clara Van Iderstine the personal property set out in Paragraph three, with the exception of the Series G. Bonds?
- A. Yes sir, with the exception of some items that are set forth in the receipt.
- Q. That could not be located?
- A. Yes sir.

(page 3)

- Q. Have you delivered to Mr. Albert Randall Bauer the property mentioned in maparagraph Four of the Will, with the exception of the Series E. Bonds, and taken his receipt therefor?
- A. Yes sir.
- Q. Have you delivered to Mrs. Eliza Randall all of the personal property described in the fifth paragraph of the will and taken a receipt for the same?
- A. Yes sir.
- Q. Have you delivered the residue and remainder of the property as set forth in paragraph six of the will to Joseph J. Amnsley?
- A. Yes sir.
- Q. Have you also filed a receipt for that?
- A. Yes sir.
- Q. The account you have set out as a part of your final settlement is true and correct?
- Q. What Attorney has represented the Bank since it has been acting as Administrator of this estate?
- A. You have, sir.
- Q. I also repredeented Mr. Joseph J. Aynsley while he was Executor?
- A. According to my understanding, yes sir.
- Q. I have been paid \$500.00 to apply on my services as appears from the Account?
- A. Yes sir.

EXAMINATION BY THE COURT:

- Q. When did you say she sold the Series E. Bonds?
- A. They were not sold they were cashed in.
- Q. Cashed in when?
- A. October 2, 1952; that is when the credit went to her account.
- Q. \$1125.00 represented the \$1300.00 maturity value of the bond?
- A. Yes sir, and it calculated that out exactly; I have checked it back and I have a copy of the deposit ticket that shows a detail--

- Q. You said one bond was for \$1,000.00 and payable to her or Bauer?
- A. All of them are registered that way.

ON RE RE DIRECT EXAMINATION OF THIS WITNESS, HE TESTIFIED:

Examination by Mr. Blackburn.

- Q. Have you computed your Statutory Commissions in connection with this estate?
- A. Yes sir.
- Q. I will ask you if they figured \$672.38?
- A. Yes sir, and I have taken off the amount of the fees---

MR. W. D. STAPLENTON, A WITNESS FOR THE PETITIONER, BEING FIRST DULY SWORN, TESTIFIED AS FOLLOWS:

Direct examination by Mr. Blackburn.

- Q. Are you Judge W. D. Stapleton?
- A. Yes sir.
- Q. What business are you now engaged in?
- A. Real estate and insurance.
- Q. How long have you been so engaged?
- A. 50 years-
- Q. Judge, I will ask you if you have bought and sold real property in Baldwin County, Alabama, and know its value?
- A. I think I do.
- Q. Have you recently looked at the Aynsley property which adjoins the school in Daphne?
- A. Yes sir.
- Q. What, in your opinion, is the reasonable market value of that piece of property?
- A. \$22,000.00.

MR. HARRY WILTERS, BEING FIRST DULY SWORN, TESTIFIED:

Direct examination by Mr. Blackburn.

- Q. Is this Harry J. Wilters, Jr.?
- A. Yes sir.

- Q. You are a practicing Attorney in Baldwin County, Alabama, are you not?
- A. I am.
- Q. Are you familiar with charges made by Attorneys in this County?
- A. I am.
- Q. Have you examined my file in connection with this Mary M. Aynsly estate?
- A. Yes I have.
- Q. Have you examined the Court file?
- A. Yes.
- Q. What, in your opinion, is the reasonable fee to be paid to me for the services that I rendered to Mr. Joseph J.

 Aynsley as Executor of his wife's estate, and to The Merchants National Bank of Mobile, as Executor - or Administrator Cum Testamento Annexo from the time the estate was opened to the time of this settlement?
- A. I would say a minimum of \$1,500.00.

MR. MASHBURN: Now should I put on witness about the E. Bonds as to what Mrs. Aynsley intended?

MR. CHASON: I would object to what the party intended.

There is nothing filed to seek a construction of the will.

THE COURT: Mr. Aldridge says she had the E. Bonds in 1946 and that she sold the E. Bonds in 1952, before she died. In otherwords, that paragraph of the will will be held for naught, since she disposed of all of the other bonds.

MR. CHASON: Which bond did she leave him, the \$1,000.00 \$200.00, \$100.00 or the \$25.00 bond? We think that when a person disposes of an asset that eliminates that--

THE COURT: There is no way that I can see that any (page 6)

testimony could change that; I don't think there would be any occasion for me to say that the man is entitled to an E. Bond when she didn't have an E. bond; if she had not sold the E. Bonds, there might have been some question; I don't see how you could substitute an E - a H. bond for an E. bond.

MR. MASHBURN: I was hoping that you could substitute some money for it.

THE COURT: IF there hadn't been an E. bond there at the time the will was made, then I would say that she meant something else -- Which one of the E. bonds, that doesn't enter into it - she sold them all.

MR. ALDRIDGE BEING RECALLED FOR FURTHER XXX DIRECT EXAMINATION, TESTIFIED:

Examination by Mr. Blackburn.

MR. Aldridge, in handling these bonds, how should the \$500.00 Series B bond, which has matured be handled?

A. I am certain the Govern, ent is not going to reissue a matured bond and the \$500.00 bond would have to be cashed; I would think it might be well if the decree allowed me to cash that particular matured bond and to pay \$250.00 to each of the two legatees. As to the remaining \$3,000.00 in Series G. Bonds, we have two \$1,000.00 bonds of the same issue and two \$500.00 bonds, and if the decree could decree the transfer of the bonds, two eachto the named legatee, that would allow me to give an equitable distribution, and the interest I believe that has accrued since her death, or collected should be divided equally among the legatees of the bonds, and that collected prior to her death should go to the Estate.

THE COURT: That is what I say.

MR. BLAKBURN: I asked the court to determine the ownership of

the bonds. T

THE COURT:

The E. Bonds?

MR. BLACKBURN: All of them; we can simply say that she had those

at the time she made the will and disposed of

them before she died, therefore, Albert Randall

Baudr takes nothing under that paragraph.

THE COURT:

That is right, especially in view of the fact that she has disposed of the other bonds.

CERTIFICATE:

I hereby certify that the foregoing, consisting of pages 1 to 8 both inclusive, correctly sets forth a true and correct transcript of the testimony as taken by me in open Court on this day in the above styled cause.

This 26th day of October, 1955.

Court Reporter.

LETTERS	OF	ADMINISTRATION,	WITH	WILL	ANNEXED.
	-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	******	*******	

(Box 485-3)

MARSHALL & BRUCE CO. NASRVILLE

The State of Alabama, Baldwin County.

PROBATE COURT.

Letters of Administration, with Will annexed, of

Mary M. Aynsley, Deceased,

are hereby granted to The Merchants National Bank of Mobile

MATE OF ALABAMA, BALDWIN COUNTY

Recorded hat Min book -- 6 - page 72

W. R. Stuat

who has duly qualified analygivery hand as such Administrat or ___, and is authorized to execute

such will.

2nd day of April

., 19⁵⁵•

Judge of Probate.

Code 1940, Tit. 61, Sec.175

THE STATE OF ALAE		and the second of the second			And the second s
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I		Judge of Proba	te in and for	said County a	and State,
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Given under my hand ar	nd seal of office this			4	. 19
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MARY M. AYNSLEY, Deceased,

ESTATE OF.

IN THE PROBATE COURT OF

BALDWIN COUNTY, ALABAMA.

And now comes the Merchants National Bank of Mobile and files in this Court its Petition, in writing and under oath, praying that the Court would grant to the said Merchants National Bank of Mobile Letters of Administration with the Will annexed on the Estate of Mary M. Aynsley;

And it appearing to the Court that the said Mary
M. Aynsley died on September 2, 1954, leaving a Last Will
and Testament, which was duly admitted to probate and record in this Court on October 7, 1954, at which time Letters
Testamentary under the said Last Will and Testament of the
said Decedent were issued to Joseph J. Aynsley, and that on
to-wit, the 20th day of February, 1955, the said Joseph J.
Aynsley departed this life, leaving a Last Will and Testament in which the said Merchants National Bank of Mobile
was named as Executor, which said Will was duly admitted
to probate and record in this Court on, to-wit, March 4,
1955, and Letters Testamentary were issued to the said
named Executor;

And it appearing to the Court that the Estate of Mary M. Aynsley has not been closed out and that the said Petitioner is in all respects a fit and proper party to be appointed as administrator cum testamento annexo, and that the said Petitioner comes under the provisions of Title 5, Section 191 of the 1940 Code of Alabama, and therefore, is not required to file any Bond as such Administrator;

WHEREUPON, It is, Therefore, ORDERED, ADJUDGED AND DECREED by the Court that the said Petition be granted, and that Letters of Administration cum testamento annexo be, and they hereby are granted to the said Merchants National Bank of Mobile.

Witness my hand this the 2nd day of April, 1955.

ate of Alabama, Baldwin County

corded for Minibook—6—page 174

Judge of Probate

Judge of Probate.

ESTATE OF

MARY M. AYNSLEY,

DECEASED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY

DECREE REMOVING ADMINISTRATION FROM PROBATE TO EQUITY COURT

mitted on the verified petition of The Merchants National Bank, a National Banking Association, as administrator cum testamento annexo of this said estate, to remove the administration of this said estate from the Probate Court of Baldwin County, Alabama, to the Circuit Court of Baldwin County, Alabama, in Equity, from which it appears that because of the broader powers of the said Equity Court the said estate can be better administered therein, upon consideration of all of which it is, therefore, ORDERED, ADJUDGED AND DECREED by the court as follows:

- l. The administration of this said estate shall be and it is hereby removed from the Probate Court of Baldwin County, Alabama, to the Circuit Court of Baldwin County, Alabama, in Equity.
- 2. The Register of this court shall forthwith deliver a copy of this decree to the Judge of Probate of Baldwin County, Alabama, who shall transfer all papers relating to this said estate to the said Equity Court.

ORDERED, ADJUDGED AND DECREED on this the 24 day of August, 1955.

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OUTONI DER

DECREE REMOVING ADMINISTRATION FROM PROBATE TO EQUITY COURT.

ESTATE OF

MARY M. AYNSLEY, DECEASED

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

FILED AUG 29 1955 AUCE J. DECK, Register ESTATE OF

MARY M. AYNSLEY,
DECEASED

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA IN EQUITY NO. 3601

PETITION FOR FINAL SETTLEMENT

TO THE HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, SITTING IN EQUITY:

Now comes The Merchants National Bank of Mobile, a National Banking Association, as administrator cum testamento annexo of this said estate, and respectfully represents unto the court and your Honor as follows:

- l. The Last Will and Testament of Mary M. Aynsley, who died on September 2, 1954, was admitted to probate and record in and by the Probate Court of Baldwin County, Alabama, on October 7, 1954, at which time Letters Testamentary were issued to Joseph J. Aynsley, the executor named in the said will.
- 2. The said Joseph J. Aynsley, who was named as executor as aforesaid, died on February 20, 1955, leaving a Last Will and Testament, which was admitted to probate and record in and by the Probate Court of Baldwin County, Alabama, on March 4, 1955, at which time Letters Testamentary were issued to The Merchants National Bank of Mobile, a National Banking Association, as executor of the said estate, and is now acting as such executor of the said estate.
- 3. The Estate of Mary M. Aynsley, Deceased, had not been settled at the time the said Joseph J. Aynsley died on February 20, 1955, and on April 2, 1955, Letters of Administration cum testamento annexo were issued to petitioner, as administrator cum testamento annexo. Petitioner has, since its appointment as said administrator, handled the affairs of the said estate to the best of its ability and has not used any of the funds or assets thereof for its own benefit, either directly or indirectly.
- 4. The administration of this said estate has been removed to and is now pending in this court.
 - 5. The devisees and legatees named in the Last Will and

Testament of Joseph J. Aynsley, Deceased, were Jane J. Unkefer and Mabel C. Cheheyl, both of whom were sisters of the said decedent and over twenty-one years of age and of sound mind. The said Jane J. Unkefer died intestate on, to-wit, July 18, 1955, and Letters of Administration were issued to the said Mabel C. Cheheyl by the Probate Court of Cuyahoga County, Ohio, on, to-wit, July 26, 1955. The said Letters of Administration are now in full force and effect and the said Mabel C. Cheheyl is acting as administratrix of the Estate of Jane J. Unkefer, Deceased. The said Mabel C. Cheheyl is a non-resident of the State of Alabama and resides in Cuyahoga County, Ohio. Her address is c/o The Carriage Shop, 1212 Chester Avenue, Cleveland 14, Ohio.

- 6. More than six months have expired since the Last Will and Testament of the said decedent, Mary M. Aynsley, was admitted to probate and record in and by the Probate Court of Baldwin County, Alabama. All claims against the said estate, except those hereinafter referred to, have been fully paid. There is no need for continuing the administration of the said estate and it should now be finally settled.
- 7. The only persons interested in this settlement, other than the petitioner and the petitioner, as executor of the Estate of Joseph J. Aynsley, Deceased, and Mabel C. Cheheyl, individually and as administratrix of the Estate of Jane J. Unkefer, are the legatees mentioned in Paragraphs Second, Third, Fourth and Fifth of the Last Will and Testament of the said decedent, Mary M. Aynsley, namely, William P.Randall, 4023 Obispo Street, Tampa, Florida; Clara Van Iderstine, Daphne, Alabama; Albert Randall Bauer, 4012 Old Shell Road, Mobile, Alabama; and Eliza Randall, Daphne, Alabama, all of which said parties are over twenty-one years of age and of sound mind.
- 8. All of the personal property devised to the four said legatees in and by the Last Will and Testament of the said decedent, Mary M. Aynsley, except the United States Government Bonds, has

been delivered to the said parties and they have executed and delivered receipts therefor to petitioner, which receipts are filed with the petitioner's vouchers in this cause and are numbered 10, 11, 12 and 13.

9. Petitioner, as said administrator, has had cash receipts of Eight Thousand Nine Hundred Forty-four and 75/100 Dollars (\$8,944.75), and has expended Six Hundred Ninety-four and 26/100 Dollars (\$694.26), leaving a cash balance of Eight Thousand Two Hundred Fifty and 49/100 Dollars (\$8,250.49) to be distributed on this final settlement. The said cash receipts and disbursements are itemized in the lists of cash receipts and cash disbursements which are attached hereto and made a part hereof. Vouchers for all of the said disbursements are filed herewith.

Petitioner, as said administrator, has distributed various items of personal property passing under Paragraphs Second, Third, Fourth and Fifth of the Last Will and Testament of the said decedent, Mary M. Aynsley, at the appraised valuation of Fourteen Hundred Twenty-two and 50/100 Dollars (\$1422.50) and has for distribution on this final settlement the stocks and bonds which are described in the list of other personal property, which is attached to and forms a part of this petition.

A recapitulation statement of receipts and disbursements is also attached to and made a part of this petition.

- 10. The United States Government Bond or some of them, which are specifically described in the list of personal property for distribution as set out in this petition, are claimed by some of the legatees named in the Last Will and Testament of the said decedent, Mary M. Aynsley, and also by Mabel C. Cheheyl, individually and as administratrix of the Estate of Jane J. Unkefer, Deceased, who claim title thereto through the said Last Will and Testament of Joseph J. Aynsley, Deceased.
- ll. The attorney's fee due to J. B. Blackburn for representing Joseph J. Aynsley as executor of this said estate and for representing petitioner as administrator of this said estate has not been fully paid.

WHEREFORE, petitioner prays that the court will take jurisdiction of this petition, appoint and set a day to hear it and give notice of the filing of this petition and of the date set for hearing same to all necessary and proper parties in the form and manner prescribed by law.

Petitioner further prays that on the hearing of this said petition the court will grant unto it the following relief:

- A. That the amount due by petitioner to J. B. Blackburn, its solicitor of record, for services rendered by him to Joseph J. Aynsley, former executor, and to petitioner in connection with this estate be determined and the balance due him be ordered paid.
- B. That the commissions due to petitioner, as said administrator, be determined and ordered paid.
- C. That the court costs incurred in connection with the administration of this said estate be determined and ordered paid.
- D. That the ownership of the United States Government Bonds described in this petition be determined and that petitioner be directed to deliver the said bonds to those who are determined to be owners thereof.
- That petitioner's accounts and vouchers be audited and stated, that all payments due those who take under the said will be determined and ordered paid, and that on compliance by petitioner with all of the terms and provisions of the said decree petitioner be discharged from all other and further liability as such administrator cum testamento annexo.
- F. Petitioner further prays for such other, further and general relief as it may be equitably entitled to, the premises considered.

THE MERCHANTS NATIONAL BANK OF MOBILE, a National Banking Association, as Administrator Cum Testamento Annexo of the Estate of Mary M. Aynsley, Deceased,

As its Trust Officer.

laskburn Sølîcitor for petitioner.

STATE OF ALABAMA)

*
MOBILE COUNTY)

Before me, the undersigned authority, within and for said County in said State, personally appeared Garet V. Aldridge, who, after being by me first duly and legally sworn, deposes and says: That he is Trust Officer of The Merchants National Bank of Mobile, a National Banking Association, as administrator cum testamento annexo of the Estate of Mary M. Aynsley, Deceased; that he has read over the foregoing petition and that the facts stated therein are true.

Gart V. alder

Sworn to and subscribed before me on this the 30 th day of September, 1955.

Notary Public, Mobile County, Alabama.

ESTATE OF MARY M. AYNSLEY, DECEASED, THE MERCHANTS NATIONAL BANK OF MOBILE AS ADMINISTRATOR, C.T.A. UNDER LETTERS ISSUED APRIL 4, 1955 AUGUST 22, 1955

DATE	CASH RECEIPTS	AMOUNT				
1955						
April 15	Coupons from 100 shs. North American Trust Shares of 1955 maximum cumulative type but not cashed prior to date of death					
	Due 1/15/54 Due 7/15/54	\$ 13.80 15.00				
April 15	Coupon from 100 shs. North American Trust Shares of 1955 due 1/15/55	16.40				
April 15	Dividend on 57 shs. Baldwin County Bank Capital Stock dividend check dated 1/1/55 less exchange	56.85				
April 15	Dividend check No. 4945 Baldwin County Bank on 57 shares Baldwin County Bank Capital Stock dated 6/30/54 not cashed prior to date of death	57.00				
April 20	To inventory balance in checking account name of Mrs. Mary Aynsley in First National Bank of Mobile	4,811.66				
April 20	Received from First National Bank of Mobile balance in savings account No. 48805 name of Mrs. Mary Aynsley	21.29				
April 29	Transferred from Savings Department, Merchants National Bank in savings account No. 79494 name of Mrs. Mary Aynsley including interest to 5/1/55	2,813.52				
June 3	Sale of 100 shares of North American Trust Shares of 1955					
July 8	Dividend on 57 shares Baldwin County Bank Capital Stock					
8/22/55 -	Interest Received on Temporary Investment of Estate Fund in U. S. Government Notes	21.23				
	On Series <u>G</u> Bonds Dated May 1, 1954 \$ 6.25 Dated May 1, 1954 6.25 Dated June 1, 1954 <u>25.00</u> \$37.50					
	On Series H Bonds Dated August 1, 1954	62,50				
	Interest checks on U. S. Savings Bonds received after death of Mary M. Aynsley, deceased:					
	On Series G Bonds Dated November 1, 1954 \$ 6.25 Dated November 1, 1954 6.25 Dated December 1, 1954 25.00 Dated May 1, 1955 6.25 Dated May 1, 1955 6.25 Dated June 1, 1955 25.00 \$75.00					
	On Series <u>H</u> Bonds Dated February 1, 1955 \$25.00 Dated August 1, 1955 <u>25.00</u> \$50.00	125.00				
TOTAL		\$ 8,944.75				

ESTATE OF MARY M. AYNSLEY, DECEASED, THE MERCHANTS NATIONAL BANK OF MOBILE AS ADMINISTRATOR, C.T.A. UNDER LETTERS ISSUED APRIL 4, 1955 AUGUST 22, 1955

DATE	CASH DISBURSEMENTS	AMOUNT	VOUCHER NOS .
1955			
May 6	T. W.K.P. Wilson & Son for premium on Minneapolis Fire and Marine Insurance Co. Policy No. 23795, pl0.000 Fire and Extended Coverage insurance property Daphne, Alabama expiring 3/4/56	\$ 69.00	1
May 6	To Sage & Burgett for insurance premium on \$3,000 Pennsylvania Policy No. 803979 expiring 3/7/56 on furnishings in home of Mr. and Mrs. Joseph J. Aynsley, Daphne, Ala. \$25.50 plus premium on Westchester Robberty Policy ROT 2817 \$9.00 less return premium on old Winstorm policy superseded \$4.99	29.51	2
May 25	To Merchants National Bank of Mobile for reimbursement for cost of Long-Distance calls to J. B. Blackburn, Attorney, Bay Minette on March 29 and April 4, 1955, Re: Estate Matters	1.76	3
June 2	To J. B. Blackburn, Attorney, on account of professions services in Probate matters and in connection with Will and administration of Estate of Mary M. Aynsley, deceased	500.00	4
June 2	To J. B. Blackburn, Attorney, for reimbursement for cos of certified copy of last Will and Testament of Mary M. Aynsley, deceased	2.00	5
June 2	To Probate Court of Baldwin County in payment of Probat Fee bill in the matter of the Estate of Mary M. Aynsley deceased	e , 17.75	6
Aug. 10	To Merchants National Bank of Mobile for reimbursement for automobile expenses including tunnel tolls on trips by Garet Aldridge 8/2/55 and 8/3/55 to Daphne and one trip to Bay Minette, Alabama for conference with attornand heirs to deliver specifically bequeathed personal property.		7
Aug. 22	To Dr. S. N. Rumpanos for full payment for claim for professional services rendered Mary M. Ayhsley, decease as filed in Probate Court of Baldwin County, Alabama	, - ,	8
Aug. 22	To Dr. J. Richard Moore in full payment for claim for professional services rendered Mary M. Aynsley, decease as filed in Probate Court of Baldwin County, Alabama	d, 25.00	9
	TOTAL \$	694.26	

ESTATE OF MARY M. AYNSLEY, DECEASED, THE MERCHANTS NATIONAL BANK OF MEOLIE AS ADMINISTRATOR, C.T.A. UNDER LETTERS ISSUED APRIL 4, 1955 AUGUST 22, 1955

OTHER PERSONAL PROPERTY		
		Appraised Value
Distributed:	:	
Sundry items of jewelry, household furnishings and personal belongings passing under Items II, III, IV, V, and VI of Will - Voucher Nos.	đ	\$1,422 . 50
		:
For Distribution:		
57 shs. Baldwin County Bank, Bay Minette, Alabama Capital Stock (Ctf. No. 14 for 44 shs.; Ctf. No. 526 for 5 shs.; Ctf. No. 527 for 8 shs. n/of Mrs. Mary M. Aynsley) @ appraised value as of date of death of \$50.00 per share		2,850.00
The following U. S. Savings Series G Bonds all at redemption value as of date of death:		
\$500 #Dl09933G n/of Mrs. Mary Aynsley dated 1/1/42 matured 1/1/54	500.00	
Interest due $1/1/54$ on above bonds belived uncollected	6.25	
\$1000 #M3801007G n/of Mrs. Mary Aynsley dated 6/1/45 due 6/1/57	973.00	
\$1000 #M3815027G n/of Mrs. Mary Aynsley dated 6/1/45 due 6/1/57	973.00	
\$500 #D1964853G n/of Mrs. Mary M. Aynsley dated 11/1/45 due 11/1/57	485.00	
\$500 #Dl975551G n/of Mrs. Mary R. Aynsley dated 11/1/45 due 11/1/57	485.00	3,422.55
\$3500 \$\tag{2}\$		
The following U. S. Savings Series H Bonds all at redemption values as of date of death		
\$1000 #M61253 n/of Mrs. Mary Aynsley dated 8/1/52 due 4/1/62	1,000.00	
\$1000 #M61254 n/of Mrs. Mary Aynsleydated 8/1/52 due 4/1/62	1,000.00	2,000,00
#~~~	:	\$9,695.05

RECAPITULATION

Total Cash Receipts

\$ 8,944.75

Total Cash Disbursements

694.26

Cash Balance 8/22/55

\$ 8,250.49

Other personal property distributed and for distribution

\$ 9,695.05

Real Estate:

FILED

Oct. 1 1535

alice L buck, Register

One 5 room tile and stucco house located on 17.74 acres land described as beginning at point 19 chains North of 1/2 Section post on West Boundary of Section 17, Tp. 5 S., Range 2 East, Baldwin County, Ala., thence South 6.85 chains; thence West 25.70 chains to old co. road; thence North 6.85 chains; thence East 25.90 chains to point of beginning, in Section 41, Tp. 5 S., Range 2 East, Baldwin County, Alabama. (This property the home of Mrs. Mary M. Aynsley with small pecan orchard, located on West side of Highway 104 with house now known as 2213 Main Street, Daphne, Alabama, only real estate found assessed in Baldwin County to or believed owned by Mary M. Aynsley at time of her death, and is considered as passing under Item VI of her Will.)

ESTATE OF

MARY M. AYNSLEY, DECEASED IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

PETITION TO REMOVE ESTATE FROM PROBATE TO EQUITY
COURT

TO THE HONORABLE HUBERT M. HALL, JUDGE OF THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA, SITTING IN EQUITY:

Now comes The Merchants National Bank of Mobile, a
National Banking Association, as Administrator Cum Testamento Annexo
of this said estate, and shows unto the court and your Honor as
follows:

- l. Petitioner has been appointed, qualified and is now acting as Administrator Cum Testamento Annexo of this estate, the administration of which is now pending in the Probate Court of Baldwin County, Alabama.
- 2. Because of the broader powers of the Circuit Court of Baldwin County, Alabama, in Equity, the said estate can be better handled in the Circuit Court of Baldwin County, Alabama, in Equity, than in the said Probate Court.

WHEREFORE, Petitioner prays that the court will make and enter a proper order or decree removing the administration of the said estate from the Probate Court of Baldwin County, Alabama, to the Circuit Court of Baldwin County, Alabama, Sitting in Equity. Petitioner further prays that such other orders be made and decrees rendered as may be requisite and proper in the premises.

ALLE I DICK, Register

THE MERCHANTS NATIONAL BANK OF MOBILE, A National Banking Association, as Administrator Cum Testamento Annexo of the Estate of Mary M. Aynsley, Deceased

By Jaret Blows

As its Trust Officer.

STATE OF ALABAMA)

BALDWIN COUNTY)

BOOK 018 PAGE 452

Before me, the undersigned authority, within and for said County in said State, personally appeared Garet V. Aldridge, who, after being by me first duly and legally sworn, deposes and says:

That he is Trust Officer of the Merchants National Bank of Mobile, a National Banking Association, as Administration Cum Testamento Annexo of the Estate of Mary M. Aynsley, Deceased; that, as such officer, he is duly authorized to make this affidavit for and on behalf of the said corporation; that he has read over the foregoing petition and that the facts stated therein are true.

Sworn to and subscribed before me on this the 25 day of August, 1955.

Notary Public, Mobile County, Alabama

PETITION TO PROBATE WILL

TO THE HONORABLE PROBATE COURT OF BALDWIN COUNTY, ALABAMA, AND TO THE HONORABLE W. R. STUART, JUDGE OF SAID COURT:

Your Petitioner, Joseph J. Aynsley, who is over twenty-one years of age and a resident of Baldwin County, Alabama, respect-fully represents unto the court and your Honor as follows:

- l. Mary M. Aynsley, a resident of Baldwin County, Alabama, died in Baldwin County, Alabama, on, to-wit, September 2, 1954, leaving a Last Will and Testament dated May 27, 1946, in which Petitioner was named as executor without bond and as a devisee and legatee. The said Last Will and Testament was witnessed by Mary Lou Blackburn, Betty R. Buck and J. B. Blackburn. The said Mary Lou Blackburn and J. B. Blackburn each reside in Bay Minette, Alabama. The said Last Will and Testament is filed herewith and propounded for probate and record in this court.
- 2. The heirs of the said decedent are as follows: Your Petitioner, her husband; Clara R. Van Iderstine, a niece, Daphne, Alabama; and William P. Randall, a nephew, 4023 Obispo Street, Tampa, Florida. Each and all of the said parties are over twenty-one years of age and of sound mind.

WHEREFORE, Petitioner prays that the court will give notice of the filing of this petition and of the date set for hearing same to all necessary and proper parties in the form and manner prescribed by law, and that on the date set for hearing the said petition a proper decree be rendered admitting the said Will to probate and record as and for the Last Will and Testament of the said decedent, and that Letters Testamentary without bond be issued to Petitioner.

Petitioner further prays that such other orders be made and decrees rendered as may be requisite and proper in the premises.

Joseph J. Wyusley
Petitioner

STATE OF ALABAMA) BALDWIN COUNTY

BOOK 004 PAGE 394

Before me, the undersigned authority, within and for said County in said State, personally appeared Joseph J. Aynsley, who, after being by me first duly and legally sworn, deposes and says: That he has read over the foregoing petition and that the facts stated therein are true.

Sworn to and subscribed before me on this the 30th day of September, 1954.

mary dow Blackburn

Notary Public, Baldwin County, Alabama.

STATE OF ALABAMA, BALDWIN COULTY Filed Sept. 30, 1954 Recorded Pro 8 Mine book 4 page 393 W. R. String 4

Judge of Probate #5

PETITION TO PROBATE WILL

ESTATE OF
MARY M. AYNSLEY, DECEASED

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

ESTATE OF

MARY M. AYNSLEY, DECEASED

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

WAIVER

The undersigned, Clara R. Van Iderstine, a niece of the said decedent, does hereby waive notice of the filing of a petition by Joseph J. Aynsley to probate an instrument in writing purporting to be the Last Will and Testament of Mary M. Aynsley, deceased, and do hereby consent and agree that the said petition be set for hearing and heard without further notice to me.

Dated this 4 day of October, 1954

Clara R. Van Iderstine

STATE OF ALABAMA)

BALDWIN COUNTY

I, a Notary Public, within and for said County in said State, hereby certify that Clara R. Van Iderstine, whose name is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, she executed the same voluntarily on the day the same bears date.

Given under my hand and seal on this the ____ day of October, 1954.

> Votary Public, Baldwin County, Alabama uetico

STATE OF ALABAMA, BALDWIN COUNTY Filed 0077, 1954 Becorded Pro V Min book 4 page 395

R. Stuart Judge of Probate

WAIVER OF CLARA R. VAN IDERSTINE

ESTATE OF

MARY M. AYNSLEY, DECEASED

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

ESTATE OF

MARY M. AYNSLEY, DECEASED

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

WAIVER

The undersigned, William P. Randall, a nephew of the said decedent, does hereby waive notice of the filing of a petition by Joseph J. Aynsley to probate an instrument in writing purporting to be the Last Will and Testament of Mary M. Aynsley, deceased, and do hereby consent and agree that the said petition be set for hearing and heard without further notice to me.

Dated this 4th day of October, 1954.

Tilliam P. Kaudall
William P. Randall

STATE OF FLORIDA

HILLSBOROUGH COUNTY)

I, a Notary Public, within and for said County in said State, hereby certify that William
P. Randall, whose name is signed to the foregoing instrument and
who is known to me, acknowledged before me on this day that, being
informed of the contents of the instrument, he executed the same
woluntarily on the day the same bears date.

Given under my hand and seal on this the 4 day of October, 1954.

Notary Public, Hillsborough County, Florida

Affix seal

Notary Public. State of Florida at large My commission expires Nov. 13, 1955. Bonded by Mass. Bonding & Insurance Ca.

STATE OF ALABAMA, BALDWIN COUNTY
Filed Det? 1954
Recorded Probably House of Probably
Judge of Probably

WAIVER OF WILLIAM P. RANDALL

ESTATE OF

MARY M. AYNSLEY, DECEASED

IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF 0 IN THE PROBATE COURT OF MARY M. ANSLEY, DECEASED. 0 BALDWIN COUNTY, ALABAMA.

TO THE HONORABLE W. R. STUART, JUDGE OF PROBATE:

Your Petitioners, CLARA R. VAN IDERSTINE, WILLIAM P. RANDALL ELIZA RANDALL AND ALBERT R. BAUER respectfully represent unto your Honor and this Honorable Court as follows:

- 1. That they are legatees mentioned in the will of MARY M. ANSLEY, who died a resident citizen of this County on to-wit: the 2nd day of September, 1954;
- 2. That letters testmmentary upon said will were granted and issued to JOSEPH J. ANSLEY by this Honorable Court on, to-wit: the 7th day of October, 1954;
- 3. That under and by the terms of said decedent's will her p said Executor was exem/ted from giving bond for the faithful performance of his duties and was exempted from filing an inventory of the assets of said estate with this Honorable Court.
- 4. That a part of the bequests to your Petitioner consists personal property in lump and, without an inventory there is no way for your Petitioners to know how much of said property there is; and that, unless the Executor, JOSEPH J. ANSLEY, iss required by this Honorable Court to file an inventory of the assets of said estate that have come into his possession, or control, the interest of your Petitioners will be endangered.
- 5. That, unless the Executor, JOSEPH J. ANSLEY, is required by this Honorable Court to give a good and sufficient bond for the for the faithful performance of his duties as said Executor, the interest of your Petitioners will be endangered.
- 6. That your Petitioners are informed and believe and, on such information and belief, aver that the value of their interest in said estate is not less than FIFTEEN THOUSAND (\$15,000.00) DOLLARS.

WHEREFORE, THE PREMISES CONSIDERED, your Petitioners Pray that this Honorable Court will take jurisdiction of this their Petition; that a day will be set to hear the same; that such notice of the said hearing will be given to the said JOSEPH J. ANSLEY as is required by law and the practice of this Honorable Court; and that, on a hear-

ing of this Petition, your Honor will make and enter a DECREE, ORDER OR JUDGMENT granting to your Petitioners the following separate and several relief:

- 1. That, in accordance with the provisions of Paragraph 97 of Title 61 of the Code of Alabama of 1940, the Executor of the estate of MARY M. ANSLEY, Deceased, be required to enter into good and sufficient bond, in such amount as to this Honorable Court may seem just and proper, for the faithful performance of his duties as said Executor;
- 2. That, in accordance with the provisions of Paragraph 190 of Title 61 of the Code of Alabama of 1940, the said JOSEPH J. ANSLEY, as Executor of the Estate of MARY M. ANSLEY, Deceased, be required to file with this Honorable Court an inventory of the assets of said Estate that have come into his possession, or under his control.

Petitioners respectfully pray for such other and further relief as they may be entitled to receive, the premises considred.

Respectfully submitted,

Attorney for Betitioners.

STATE OF ALABAMA,
COUNTY OF BALDWIN.

Sworn to and subscribed before me on this this Beday of Oce., 1954.

Notary Public, Baldwin County, Alabama.

STATE OF ALABAMA, BALDYAN COURSE

Filed fam 10, 1955

M. R. Shaat

Judge of Probate MA

JIMMY FAULKNER POBLISHER

THE BALDWIN TIMES

Alabama's Best County's Best Newspaper

BAY MINETTE ALABAMA

STATE OF ALABAMA.

NOTICE OF APPOINTMENT OF EXECUTOR

ESTATE OF MARY M. AYNSLEY, Deceased IN THE PROBATE COURT OF BALDWIN COUNTY, ALABAMA

Letters Testamentary under the Last Will and Testament of the said decedent having been granted to the undersigned on the 7th day of October, 1954, by the Honorable W. R. Stuart, Judge of the Probate Court of Baldwin County, Alabama, notice is hereby given that all persons having claims against the said estate will be reqquired the same within the time allowed by law, or the same will be barred.

JOSEPH J. ANSLEY Executor. J. B. BLACKBURN, Attorney for Executor.

AFFIDAVIT OF PUBLICATION

E-R. Maurice & being duly sworn, deposes and says

that he is the PUBLISHER of THE BALDWIN TIMES, a Weekly Newspaper pub-

lished at Bay Minette, Baldwin County, Alabama; that the notice hereto attached of

COST STATEMEN	T
	\$5-00
I hereby certify this it correct, due and un	
ER.M	musetto
	Ealth Publisher.
was published in said newspaper forconsecutiv	
Date of 1st publication oct - 14	, 195 ¥ Vol.6J No3 9
Date of 2nd publication Get 2)	, 195 Y Vol. 6 1 No. Y 6
Date of 3rd publication Oct 28	1954 Volby No. 4/
Date of 4th publication	, 195 Vol No
Subscribed and sworn before the undersigned thi	is 28 day of 0 - 195_4
Ouratey muiti	
Notary Public, Baldwin County.	

STATEMENT

HEmlock 2-7646

S. N. RUMPANOS, M. D.

950 DAUPHIN STREET MOBILE, ALABAMA

"EXHIBIT A"

March 23, 1955

ESTATE OF MARY M. AYNSLEY

PLEASE RETURN THIS STUB WITH YOUR CHECK

DATE	REFERENCE	CHARGES	CREDITS	BALANCE
	BALANCE FORWARD	E0		
8/2/54	4	10.00		10.00
8/12/54	4	10.00		20.00
8/18/54	4	10.00		30.00
8/28/54	4	10.00		40.00
l. Surge	Recorded Recorded CLOSED ON THE 28	Judge of Judge of TH OF EACH MONTH CODE OF CE	page 48. Probate 49	Last Figure Is Your Balance
2. Minor 3. Office 4. House 5. Hospl 6. Admi 7. Disch 8. Exam 9. Inject	e Surgery Visit Call tal Call tted to Hospital Barged from Hospital Ination	10. Special Medication 11. First Aid 12. Laboratory 13. X-Ray 14. I. V. P. 15. Barium Enema 16. G. I. Series 17. Gall Bladder 18. Chest X-Ray	19. E. K. G. 20. B. M. R. 21. K. U. B. 22. Cystoscopy 23. Proctoscopy 24. Fluoroscopy 25. Spinal Puncture 26. Biopsy	27. Diathermy 28. Dressing 29. Assistant Fee 30. Consultation 31. Emergency Care 32. For Son 33. For Daughter 34. For Wife

Paid_

S. N. RUMPANOS, M. D.

Ck. No.

950 Dauphin Street

STATE OF ALABAMA) COUNTY OF MOBILE) Personally appeared before me Notary Public in and for said State and County S. N. Rumpanos who, upon oath, deposes and says, that Exhibit A, hereto attached, and now referred to, is a correct statement of the claim which S. N. Rumpanos asserts and files against the Estate of Mary deceased, for Forty Dollars, that M. Aynsley the affiant has a personal knowledge of the correctness of said claim that the amount claimed is justly due from the Estate of Mary M. Avnsley after allowing all deceased, to S. N. Rumpanos proper credits, and now constitutes a subsisting demand for \$40.00 Dollars, and that affiant is duly authorized to make the affidavit. Sworn to and subscribed before me this 23 day of March , 1955.

Mobile County, Alabama

STATE OF ALABAMA) COUNTY OF MOBILE) L. S. Conover Personally appeared before me Notary Public in and for said State and County Patricia Stanley, office assistant of J. Richard Moore, M. D. duly authorized, who, upon oath, deposes and says, that Exhibit A, hereto attached, and now referred to, is a correct statement of the claim which J. Richard Moore asserts and files against the Estate of Mary deceased, for Twenty-five Dollars, that M. Aynsley the affiant has a personal knowledge of the correctness of said claim that the amount claimed is justly due from the Estate of Mary M. Aynsley deceased, to J. Richard Moore after allowing all proper credits, and now constitutes a subsisting demand for \$25.00 Dollars, and that affiant is duly authorized to make the affidavit. Sworn to and subscribed before me this 5th day of April , 1955. Notary Public Mobile County, Alabama

EXECUTE "A"

DATE

STATE

CHARGES

CREDITS

BALANCE

Mobile, ALA... April 5 19 55

J. RICHARD MOORE, M. D.

1308 ST. STEPHENS ROAD
ROXY THEATER BLDG,, AT FIVE POINTS

OXT THEATER BLDG,, AT FIVE POINTS

MOBILE, ALABAMA
DIAL 8-2561

Estate of Mary M. Aynsley

PLEASE DETACH AND RETURN WITH REMITTANCE

REFERENCE

Professional services 25 00

(Assistant fee for surgery in 1954)

FIRSTE OF ALABAMA, BALDWIN COUNTY

Filed Alabama page 11 1954

Proported Page 11 1954

Filed Alabama pag

	BOSH 004 PAGE 3981
Form 1106-3 (Rev. July, 1945) LETTERS TESTAMENTARY (Code 1940, Tit. 61, Sec. 70) Pri	rinted and for Sale by Roberts & Son, Birmingham
	and the second
THE STATE OF ALABAMA	PROBATE
B aldwin COUNTY	RODAIL
The will of Mary M. Aynsley	, deceased,
The will or	, deceased,
aving been duly admitted to record in said County, letters testamentary	er are harabre granted to
laving been dury admitted to record in said County, letters testamentar,	y are hereby granted to
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Joseph J. Aynsley the execut or named in said	will, who has complied with
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he requisitions of the law, and is authorized to take upon hims	self the execution of said will.
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Witness my hand, and dated this 7th day of October	
TH OF ALABAMA, BALDWIN COUNTY	
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anded hat Min-book-4-page 398	Judge of Probate
Judge of Probate/10	Judge of Probate

PROBATE COURT PROBATE COURT Cotyper 7	PROOF OF WILL.	1458-2		JISIS ROBERTS & SON. DIEMINGHA
In the Matter of the Estate of Mary M. Aynsley Deceased. Present, Hon W. R. Stuart Judge of Probate. Before me W. R. Stuart Judge of Probate, in and for said County, personally appeared in open Court J. 3. Blackburn Who, having been by me first duly sworn and examined, did depose and say on oath, that he is a subscribing witness to the instrument of writing now shown to him and which purports to be the lest will and testament of Mary M. Aynsley deceased, late an inhabitant of this County that said Mary M. Aynsley signed and executed said instrument on the day the same bears date, and declared the same to be her last will and testament, and that afficient subscribing witnesses, and that such other witnesses and Mary Lou Blackburr and Betty R. Buck, the other subscribing witnesses, and that such other witnesses bears date as a subscribing witness to the same in the presence of said Mary M. Aynsley and Mary Lou Blackburr and Betty R. Buck, the other subscribing witnesses, and that such other witnesses bears date as a witnessen his presence and in the presence of said Mary M. Aynsley and Mary Lou Blackburr and Betty R. Buck, the other subscribing witness to the same in the presence of said Mary M. Aynsley. That said Mary M. Aynsley was of sound mind and disposing memory, and in the opinion of the deponent fully capable of making her will at the time the same was so made as aforesaid. Affiant further states that said Mary M. Aynsley was on the day of the said date of said will of the full age of twenty-one years and upwards. That said Mary M. Budden Collection (I. S.) Sworn to and subscribed before me this 7th Gay of October 1954: Add Judge of Probate. County Judge of Probate. Subscribed before me this 7th Gay of October 1954:	THE STATE OF ALAI	SAMA, Baldwin	5 VALUE	COUNTY
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Before me, W. R. Stuart	Present, Hon. W. R. S.	tuart	, Judge	of Probate.
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was on the day of the said date of said will of the full age of twenty-one years and upwards. This of Alabama, Dalbura County Judge of Probate (L. S.) Sworn to and subscribed before me this 7th day of October , 1954-			_	-
was on the day of the said date of said will of the full age of twenty-one years and upwards. Alia Of Alabama, Dalbura County	the opinion of the deponent fully capa	ble of making <u>ner</u>	will at the time the	e same was so made as
Sworn to and subscribed before me this 7th day of October , 1954.	aforesaid. Affiant further states that	said Mary M. Ayr	nsley	
Sworn to and subscribed before me this 7th day of October, 1954.	was on the day of the said date of said	will of the full age of	twenty-one years and	upwards.
Sworn to and subscribed before me this 7th day of October, 1954.			75. 13la-1	sburn
Judge of Probate (L. S.) Sworn to and subscribed before me this 7th day of October , 1954.	TALE OF ALADAMA, BALDWAY	//		(L. S.)
Judge of Probate (L. S.) Sworn to and subscribed before me this 7th day of October , 1954.	scorded were booked -	pag.Sut ((L. S.)
Sworn to and subscribed before me this 7th day of October, 1954.	Judge of Probate 16	- von		(T. S.)
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1458-2--ORDER ADMITTING WILL TO PROBATE AND RECORD.

Printed and for Sale by Roseers & Son, Birmingham, Ala.

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В	aldwi:	n	COUNTY			October	7	<i>r</i>	<u>9 54</u>
In the Matter of	the Estat	e of	Mary M.	Aynsle	y		d	eceased.	
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State Treasurer of Alabama

THE STATE CAPITOL

Montgomery 4, Alabama

May 17, 1955

FRANK BAREFIELD ASSISTANT TREASURER

Hon. W. R. Stuart, Judge of Probate, Baldwin County, Bay Minette, Alabama

Dear Judge Stuart:

In accordance with your letter of May 16, 1955, and under the provisions of Title 5, Chapter 9, Section 191, Code of Alabama 1940, we have charged the sum of \$40,000.00 in possible liabilities to the Merchants National Bank, Mobile, Alabama, in connection with the estate of Mary M. Aynsley, deceased.

JOHN BRANDON, State Treasurer

FB/e

CC: Trust Department,
Merchants National Bank,
Mobile, Alabama

MARY M. AYNSLEY, Deceased,

ESTATE OF.

IN THE PROBATE COURT OF

BALDWIN COUNTY, ALABAMA.

And now comes Clara R. Van Iderstine, William P. Randall, Eliza Randall and Albert R. Bauer, all of whom are legatees under the Will of Mary M. Aynsley, Deceased, and files in this Court their petition in writing and under oath, alleging that their interest in the Estate of said Decedent will be endangered unless Joseph J. Aynsley, the Executor of said Estate, is required to file a Bond and an inventory, as required by law;

It is, Therefore, ORDERED, ADJUDGED AND DECREED by the Court that the 25th day of January, 1955, at 10 A.M. o'clock, be, and the same hereby is appointed as the day and time for hearing said petition;

It is further ORDERED by the Court that notice of the filing of the said petition, and of the day and time set for hearing same, be given as prescribed by law.

Witness my hand this the 10th day of January 1955.

STATE OF ALABAMA, BALDWIN COUNTY

Recorded Prat Min-book-6-page 68

Judge of Probate ya

Judge of Probate.

NOTICE OF FINAL SETTLEMENT

ESTATE OF

MARY M. AYNSLEY,

DECEASED

IN THE CIRCUIT COURT OF

BALDWIN COUNTY, ALABAMA

IN EQUITY

NO. 3601

V.

TO MABEL C. CHEHEYL, IN CARE OF THE CARRIAGE SHOP, 1212 CHESTER AVENUE, CLEVELAND 14, OHIO; MABEL C. CHEHEYL, AS ADMINISTRATRIX OF THE ESTATE OF JANE J. UNKEFER, DECEASED, IN CARE OF THE CARRIAGE SHOP, 1212 CHESTER AVENUE, CLEVELAND 14, OHIO; WILLIAM P. RANDALL, SHOP, 1212 CHESTER AVENUE, CLEVELAND 14, OHIO; WILLIAM P. RANDALL, SHOP, 1212 CHESTER, TAMPA, FLORIDA, AND ALL OTHER PERSONS, FIRMS OR CORPORATIONS INTERESTED IN THIS PROCEEDING:

Notice is hereby given that The Merchants National Bank of Mobile, a National Banking Association, as administrator cum testamento annexo of the Estate of Mary M. Aynsley, Deceased, filed in this court on this date its petition, account and vouchers for a final settlement of this said estate.

Notice is further given that October 26, 1955, at ten o'clock A. M. has been appointed by the court as the date for examining, auditing and stating the said account, notice of which is hereby given to all parties interested to appear on the said day and contest the same, if they think proper.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the court on this the 1st day of October, 1955.

ALICE J. DUCK, As Register of the Circuit Court of Baldwin County, Alabama, in Equity.

J. B. BLACKBURN, Attorney for administrator cum testamento annexo.

ESTATE OF MARY M. AYNSLEY, DECEASED THE MERCHANTS NATIONAL BANK OF MOBILE AS ADMINISTRATOR, C.T.A. UNDER LETTERS ISSUED APRIL 4, 1955.

INVENTORY OF ASSETS as of April 4, 1955 (Date of Death September 2, 1954)

CASH AND CASH ITEMS:

Ba Ay	lance in Checking Account n/of Mrs. Mary M. nsley in First National Bank of Mobile	\$ 4,811.66		e angalague e una g	
Ba. Ma	lance in Savings Account No. 48805 n/of Mrs. ry Aynsley in First National Bank of Mobile	21.29			
Ba. Ma.	lance in Savings Account No. 79494 n/of Mrs. ry Aynsley in Merchants National Bank of Mobile	2,799.53			
on	vidend check of Baldwin County Bank dated 6/30/54 57 shares Capital Stock of Baldwin County Bank, y Minette, Alabama	57.00			
on	vidend check of Baldwin County Bank dated 1/1/55 5 57 shares Capital Stock of Baldwin County Bank, by Minette, Alabama (\$57.10 less 15¢ exchange)	56 . 85			
Co	Dupons from 100 shs. North American Trust Shares 1955 Due 1/15/54 Due 7/15/55 Due 1/15/55	13.80 15.00 16.40	#	7,791.53	
Tr Ch	me following uncashed U. S. Treasury Semi-Annual Internecks on Savings Bonds: #81,856,850 dated May 1, 1954 to order of Mrs. Mary M. Aynsley (On Series G Bonds) #81,856,855 dated May 1, 1954 to order of Mrs. Mary R. Aynsley (On Series G Bonds) #82,421,143 dated June 1, 1954 to order of Mrs. Mary Aynsley (On Series G Bonds)	6.25 6.25 7 25.00	er i		
	#540,414 dated August 1, 1954 to order of Mrs. Mary Aynsley (On Series H Bonds)	25.00	\$ <u></u>	62.50 7,854.03	

SECURITIES:

57 shs. - Baldwin County Bank, Bay Minette, Ala. Capital Stock (Ctf. No. 14 for 44 shs; Certificate Number. 526 for 5 shs; Ctf. No. 527 for 8 shs. n/of Mrs. Mary Aynsley)

100 shs. North American Trust Shares 1955 Maximum Cumulative Type Bearer Ctf.

The following U. S. Savings Series G Bonds: \$ 500 -#Dl09933G n/of Mrs. Mary Aynsley \$1000 -#M3801007G n/of of Mrs. Mary Aynsley \$1000 -# M3815027G n/of Mrs. Mary Aynsley \$ 500 -Dl964853G n/of of Mrs. Mary M. Aynsley \$ 500 -Dl975551G n/of Mrs. Mary R. Aynsley

The following U. S. Savings Series H Bonds: \$1000 - #M61253 n/of Mrs. Mary Aynsley \$1000 - #M61254 n/of Mrs. Mary Aynsley

REAL ESTATE

One 5 room tile and stucco house with one car garage and tool room located on 17.74 acres land described as Beginning at a stake 19 chains North of 1/2 Section 17,

REAL ESTATE (cont'd.)

BOOK 006 PAGE 361

Tp. 5 S., Range 2 East, Baldwin County, Alabama, thence South 6.85 chains; thence West 25.70 chains to old county road; thence North 6.85 chains; thence East 25.90 chains to point of beginning, in Section 41, Tp. 5 S., Range 2 East, Baldwin County, Alabama, and being on West Side of Alabama Highway 104 (300 Main Street) Daphne, Alabama.

OTHER:

Various items of household furnishings and personal belongings.

Various items of jewelry.

STATE OF ALABAMA)
COUNTY OF MOBILE)

Notary Public in and for said County and State personally appeared Garet Aldridge, who is known to me, and is known to me to be Trust Officer of The Merchants National Bank of Mobile,

Alabama, Administrator, C.T.A. of the Estate of Mary M. Aynsley, deceased, and the said Garet Aldridge, being by me first duly sworn, doth depose and say that the foregoing inventory of the Estate of said decedent is full and complete as to the grounds, and chattels, debts and money of the said Mary M. Aynsley, deceased, which have come to the knowledge and possession of The Merchants National Bank of Mobile, as such Administrator, C.T.A.

THE MERCHANTS NATIONAL BANK OF MOBILE, AS ADMINISTRATOR, C.T.A. OF THE ESTATE OF MARY M. AYNSLEY, DECEASED.

Trust Officer

Subscribed and sworn to this

2 md day of May, 1955

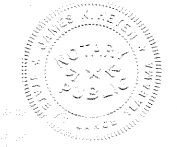
Notary Public,

Mobile County, Alabama

STATE OF ALABAMA, BALDWIN COUNTY

Filed May 3, 1963

J. R. Sleet



ESTATE OF

MARY M. AYNSLEY,

DECEASED

IN THE CIRCUIT COURT OF
BALDWIN COUNTY, ALABAMA
IN EQUITY

DECREE ON FINAL SETTLEMENT

This cause coming on to be heard on this date is submitted for a decree finally settling this said estate upon the petition, account and vouchers filed in this cause on the 1st day of October, 1955, by The Merchants National Bank of Mobile, a National Banking Association, as administrator cum testamento annexp of this said estate; the decree of this court dated October 1, 1955, setting the date for hearing the said petition for final settlement and prescribing the notice to be given to the parties interested therein; order of publication; proof of publication; personal service on Clara Van Iderstine, Albert Randall Bauer and Eliza Randall, residents of Alabama, for more than ten days prior to this date; the acceptance of service and waiver of notice of The Merchants National Bank of Mobile, a National Banking Association, as executor of and under the Last Will and Testament of Joseph J. Aynsley, Deceased; and the testimony of the witnesses for the petitioner taken in open court on this date in the manner prescribed by Equity Rule Number 56, as amended; upon consideration of all of which the court is of the opinion and finds as follows:

- A. Notice in the form and manner prescribed by law has been given to or waived by all parties interested in this proceeding and that this cause is now ready for final settlement.
- B. The allegations of the said petition for final settlement are true and the petitioner, as said administrator cum testamento annexo, is entitled to the relief prayed for by it therein:

Upon consideration of all of which, it is, therefore, ORDERED, ADJUDGED AND DECREED by the court as follows:

- 1. The account of the said administrator cum testamento annexo shall be and the same is hereby passed and allowed.
- 2. The Merchants National Bank of Mobile, a National Banking Association, as administrator cum testamento annexo of this

said estate, is chargeable on this final settlement with cash receipts amounting to \$8,944.75, and is entitled to credit for disbursements of \$694.26, leaving a cash balance to be distributed on this final settlement of \$8,250.49, and the stock and bonds described in the petition for final settlement, being fifty-seven (57) shares of the capital stock of the Baldwin County Bank, each with a par value of \$25.00 per share; the following United States Savings Series G Bonds:

\$500 dated January 1, 1942, matured January 1, 1954, \$1000 dated June 1, 1945, due June 1, 1957, \$1000 dated June 1, 1945, due June 1, 1957, \$500 dated November 1, 1945, due November 1, 1957, \$500 dated November 1, 1945, due November 1, 1957;

the following United States Savings Series H Bonds:

\$1000 dated August 1, 1952, due April 1, 1962, \$1000 dated August 1, 1952, due April 1, 1962.

- 3. The sum of \$672.38 shall be and it is hereby fixed as the amount due the said administrator cum testamento annexo for its administrator's commissions. The said administrator cum testamento annexo is hereby authorized, empowered, instructed and directed to pay to itself the said sum of \$672.38 and file its receipt therefor in this cause.
- 4. The sum of \$55.80 is the amount of court costs incurred in connection with the administration of this said estate. The said administrator cum testamento annexo is hereby authorized, empowered, instructed and directed to pay the said sum of \$55.80 to the Register of this court, take a receipt therefor and file the same in this cause.
- 5. The sum of \$1500.00 is hereby fixed and allowed as the solicitor's fee due to J. B. Blackburn for services rendered to Joseph J. Aynsley, as executor of this said estate, and to the said administrator cum testamento annexo, \$500.00 of which has been paid, leaving a balance due of \$1,000.00. The said administrator cum testamento annexo is hereby authorized, empowered, instructed

and directed to pay the said sum of \$1,000.00 to J. B. Blackburn, take a receipt therefor and file the same in this cause.

6. After paying the said administrator's commissions, amounting to \$672.38, the court costs, amounting to \$55.80, and the solicitor's fee due J. B. Blackburn, amounting to \$1,000.00, there will remain in the hands of the said administrator cum testamento annexo a cash balance of \$6,522.31, which is to be distributed on this final settlement. The said administrator cum testamento annexo shall be and it is hereby fully and completely authorized, empowered, instructed and directed to distribute the said sum of \$6,522.31 for the purpose of making final settlement of this estate as follows:

Clara Van Iderstine William P. Randall

\$ 37.50 37.50

(The two above amounts being one-half of the interest on the unmatured Series G bonds collected since the death of the decedent.)

The Merchants National Bank of
Mobile, a National Banking Association, as Executor of and
under the Last Will and Testament of Joseph J. Aynsley,
Deceased,
6,447.31

The said administrator cum testamento annexo shall take receipts from each of the parties named above for the said payments and file the same in this cause.

7. The Estate of Joseph J. Aynsley, Deceased, is the owner of the two United States Series H Savings Bonds for \$1,000.00 each, being a \$1,000 bond Numbered M61253, in the name of Mrs.

Mary Aynsley, dated August 1, 1952, and due April 1, 1962; and one \$1,000 bond Numbered M61254, in the name of Mrs. Mary Aynsley, dated August 1, 1952, due April 1, 1962, and the owner of the fifty-seven (57) shares of the capital stock of the Baldwin County Bank described in the said petition for final settlement and in this decree. The said administrator cum testamento annexo is hereby fully and completely authorized, empowered, instructed and directed to take all such action as may be necessary to transfer the two said bonds and the said capital stock of the Baldwin County Bank

to The Merchants National Bank of Mobile, a National Banking Association, as executor of and under the last Will and Testament of Joseph J. Aynsley, Deceased, and have the same reissued in the name of the said executor. The said administrator cum testamento annexo shall take a receipt from the said executor and file the same in this cause.

- 8. The said administrator cum testamento annexo shall cash the \$500 United States Savings Series G Bond Numbered D109933G, registered in the name of Mrs. Mary Aynsley, dated January 1, 1942, which matured January 1, 1954, and pay one-half of the proceeds therefrom, or \$250.00, to William P. Randall, and one-half of the proceeds therefrom, or \$250.00, to Clara Van Iderstine. The said administrator cum testamento annexo shall take receipts for the said payments and file the same in this cause.
- 9. The said administrator cum testamento annexo shall surrender the following described United States Series G Savings Bonds:
 - \$1000 #M3801007G n/of Mrs. Mary Aynsley dated 6/1/45 due 6/1/57
 - \$1000 #M3815027G n/of Mrs. Mary Aynsley dated 6/1/45 due 6/1/57
 - \$500 #D1964853G n/of Mrs. Mary M. Aynsley dated 11/1/45 due 11/1/57
 - \$500 #D1975551G n/of Mrs. Mary R. Aynsley dated 11/1/45 due 11/1/57

and have the same reissued so that \$1500.00, maturity value of the reissued bonds, shall be in the name of William P. Randall, and \$1500.00, maturity value of the reissued bonds, shall be in the name of Clara Van Iderstine. The said administrator cum testamento annexo shall deliver the said reissued bonds to the two said parties, take their receipts therefor and file the same in this cause.

10. The decedent, Mary M. Ayrsley, at the time her Last Will and Testament was made on, to-wit, May 27, 1946, owned United States Series E Bonds, which were payable to herself and to Albert Randall Bauer, but the said decedent disposed of the said bonds and

converted the same into cash during her lifetime and deposited the proceeds therefrom in her individual bank account, because of all of which she did not own the said Series E bonds at the time of her death and, therefor, the said Albert Randall Bauer has no right, title or interest in or to the proceeds derived by the said decedent when she cashed the said bonds and has no claim or claims against the administrator cum testamento annexo of this said estate because of the provisions of Paragraph Fourth of the Last Will and Testament of the said decedent.

- annexo of the personal property passing under Paragraphs Second,
 Third, Fourth and Fifth of the Last Will and Testament of the said
 decedent, receipts for which have been filed in this cause by the
 parties entitled thereto, is hereby fully and completely ratified
 and confirmed and the said administrator cum testamento annexo
 shall be and it is hereby relieved of and discharged from all other
 and further liability to the parties named in the said Paragraphs
 Second, Third, Fourth and Fifth of the Last Will and Testament of
 the said decedent.
- 12. Upon compliance by the said administrator cum testamento annexo with all of the terms and provisions of this decree, it shall be and it is hereby relieved of and discharged from all other and further liability as such administrator cum testamento annexo.

ORDERED, ADJUDGED AND DECREED on this the 26th day of October, 1955.

2 fubrit m 2 fall

Judge

MARY M. AYNSLEY, Deceased,

ESTATE OF.

IN THE PROBATE COURT OF

BALDWIN COUNTY, ALABAMA.

TO: JOSEPH J. AYNSLEY, DAPHNE, ALABAMA.

You will please take notice that Clara R. Van Iderstine, William P. Randall, Eliza Randall and Albert R. Bauer, has filed in this Court their petition, in writing and under oath, a copy of which is attached hereto, alleging that their interest in the Estate of Mary M. Aynsley, Deceased, will be endangered unless Joseph J. Aynsley, Executor of said Estate, is required to file an inventory and make a good and sufficient Bond as such Executor;

And that the Court has appointed the 10th day of February 1955, at 10 A.M. o'clock, as the day and time for hearing said petition, at which time you may appear and contest same if you think proper.

Witness my hand this the 27th day of January 1955.

Judge of Probate.

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CO COSTO REFERENCE SEL NI ANDREA SOUTHER, ALKERA

YESBAM, DARHUN, ADABAMA.

Militar P. (Randill, Hiiza Habiali bad Albert B. Beket, Mas, rofirm bee gridien al proiditor recht trech alde et leit rieds tads galgells .obersd bedseigs al delda De gase a .deco interport in the Astabe of Mary M. Agusley, Decessed, will be endangered wilens Joseph I. Amaing, Undouter of Baid Estate. claitins bes been a edem bed greterred to ediff at becluyer al Tond as such Wattom;

thad that We fount has aspainted the 19th day of the Between 1978, abilo A.K. o'clovk, as the day and time for hearing said Ti empe desimes las vioque you don whit dolow is poid

dithess or hand this the 27th day of January 1955.

PETITION FOR APPOINTMENT AS ADMINISTRATOR CUM TESTAMENTO ANNEXO

TO THE HONORABLE PROBATE COURT OF BALDWIN COUNTY, ALABAMA, AND TO THE HONORABLE W. R. STUART, JUDGE OF SAID COURT:

Your Petitioner, The Merchants National Bank of Mobile, a National Banking Association, respectfully represents unto the court and your Honor as follows:

- l. Mary M. Aynsley, a resident of Baldwin County, Alabama, died on September 2, 1954, leaving a Last Will and Testament which was admitted to probate and record in and by the Probate Court of Baldwin County, Alabama, on, to-wit, October 7, 1954, at which time Letters Testamentary under the said Last Will and Testament of the said decedent were issued to Joseph J. Aynsley.
- 2. The said Joseph J. Aynsley died on, to-wit, the 20th day of February, 1955, leaving a Last Will and Testament in which Petitioner was named as executor, which will was admitted to probate and record in and by the Probate Court of Baldwin County, Alabama, on, to-wit, March 4, 1955, at which time Letters Testamentary were issued to Petitioner, as said executor.
- 3. The administration of the Estate of Mary M. Aynsley, Deceased, has not been completed and Petitioner is in all respects a fit and proper party to be appointed as administrator cum testamento annexo of the said estate.
- 4. According to Petitioner's knowledge, information and belief, the Estate of Mary M. Aynsley, Deceased, consists of personal property valued at \$\frac{17,500.00}{2}\$ and not probably more, and real property having an annual rental value of not more than Eight Hundred Dollars (\$800) per year.
- 5. Petitioner is authorized to do a trust business and has on deposit and maintains a deposit with the State Treasurer of the State of Alabama in the amount and for the purposes prescribed by Title 5, Section 191 of the 1940 Code of Alabama.

WHEREFORE, Petitioner prays that Letters of Administration

Cum Testamento Annexo upon the Estate of Mary M. Aynsley, Deceased, be granted to it without bond, but upon appointment of Petitioner as said administrator that the judge of this court will certify such appointment under seal to the Treasurer of the State of Alabama in the manner provided by Title 5, Section 191 of the 1940 Code of Alabama, so that the said Treasurer may charge against the deposit of Petitioner the liability under said appointment as provided by the said section. Petitioner further prays that such other orders be made and decrees rendered as may be requisite and proper in the premises.

THE MERCHANTS NATIONAL BANK OF MOBILE, A National Banking Association,

By Yart V. alder

As its Trust Officer.

STATE OF ALABAMA)

*
MOBILE COUNTY)

Before me, the undersigned authority, within and for said County in said State, personally appeared Garet V. Aldridge, who, after being by me first duly and legally sworn, deposes and says:

That he is one of the trust officers of The Merchants National Bank, of Mobile, a National Banking Association; that he has read over the foregoing petition and that the facts stated therein are true.

Sworn to and subscribed before me on this the # day of March, 1955.

Motary Public, Mobile County, Alabama.

STATE OF ALABAMA, BALDWIN COUNTY

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July of Frobats

#2

LAST WILL AND TESTAMENT OF MARY M. AYNSLEY
IN THE NAME OF GOD, AMEN:

I, Mary M. Aynsley, being of sound and disposing mind and memory, and imbued with the uncertainty of life and the certainty of death, and not acting under any duress, menace, fraud or influence of any person, circumstance or matter whatever, do freely and voluntarily make, publish and declare this my Last Will and Testament, hereby revoking and cancelling all former Wills by me at anytime heretofore made, especially the Will dated May 10, 1941.

FIRST:

I direct that my Executor, hereinafter named, as soon as he shall have sufficient funds applicable thereto, pay my funeral expenses, the expenses of my last sickness, and all of my just debts and obligations of every nature, in the order of priority prescribed by the laws of any state where this Will may be admitted to probate.

SECOND:

I give, devise and bequeath to my nephew, William P. Randall, one set of ear rings, one diamond pin, one diamond ring set in black onyx, one-half of all G Bonds (United States Series G Bonds) owned by me, an oil painting of my sister Stella, an oil painting of my grandmother, a picture of my mother, one brass stand with marble or onyx top and the clock that belonged to my father.

THIRD:

I give, devise and bequeath to my nièce, Clara Van Iderstine, one-half of all G Bonds (United States Series G Bonds), my mother's writing desk, one small mahogony table, all of my mother's dishes, all solid silver, my mother's pearl-handle knives and all rings and jewelry of every kind and nature, except that given to my nephew, William P. Randall.

FOURTH:

I give, devise and bequeath to Albert Randall Bauer the old bureau, the half-table and one old chair that belonged to his

Mary Uf Chynsley

great-great-grandmother, the picture of a dog's head and in addition to this property, I have provided a Series E Bond, which will belong to him on my death and in the event that such bond does not belong to him on my death, then I give, devise and bequeath it to him.

FIFTH:

I give, devise and bequeath to my sister-in-law, Eliza Randall, an oil painting of a scene on the Rhine, a small snow scene, a picture of hollyhocks, all fancy linen, one chenille bed spread and all of my right, title and interest in all property jointly owned by us, situated in Randall's Subdivision at Daphne, Alabama.

SIXTH:

I give, devise and bequeath all of the rest, residue and remainder of my estate to my husband, Joseph J. Aynsley, subject, however, to the expenses of my last illness and burial, which shall be paid from this property.

SEVENTH:

I hereby nominate and appoint my husband, Joseph J.

Aynsley, to be Executor of this my Last Will and Testament and direct that no bond for the faithful performance of his duty as such Executor be required of him in this state or in any other jurisdiction.

EIGHTH:

I hereby authorize and empower my said Executor to do all things for the complete administration of my estate, including the power to sell at public or private sale and without order of Court any real or personal property belonging to my estate, to execute proper conveyance of same and to compromise, adjust or otherwise settle all claims, charges, debts and demands whatsoever against or in favor of my estate as fully as I could do, if living.

NINTH:

I hereby exempt my Executor from the filing of an inventory or appraisement of my estate.

Mary Uf Ayusley

TENTH:

In the event my husband, Joseph J. Aynsley, shall die prior to my death, then I give, devise and bequeath the property left to him in this Will to my nephew, William P. Randall, and my niece, Clara R. Van Iderstine, share and share alike, and appoint the two of them as Executors of this Will and direct that no bond for the faithful performance of their duties as such be required of them in this state or in any other jurisdiction.

IN TESTIMONY WHEREOF, I, the said Mary M. Aynsley, have to this my Last Will and Testament, contained in this and the two preceding sheets, subscribed my name and affixed my seal on this the 27th day of May, 1946.

Mary Wi Chynsly (SEAL)

The writing contained in this and the two preceding sheets was signed and sealed by the above named Mary M. Aynsley and by her published and declared as being her Last Will and Testament, in the presence of us who have hereunto subscribed our names as witnesses at her request, in her presence and in the presence of each other on this the 27th day of May, 1946.

OPACE OF A	LABAMA, BALDWIN COUNTY	
Sol	17.30,1954 M	To La Bu- Al
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	Judge of Probate	Jelly 18.1. Buck
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STATE OF	ALABAMA	
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I, W. R. Stuart, Judge of the Probate Court in and for said County and te, do hereby certify that the within instrument of writing has this day in Stid Court, and before me as the Judge thereof, been duly proven to be the gensale Last Will and Testament of Mary M. Aynsley, Deceased, and that the said uit together with the proof thereof, has been recorded in my office in Book Willis Number 1, at Page 30.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the said court this 7th day of October, 1954.

Judge of Probate.

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	Herdring Mational Bank of Hobile Date Cot. 31, 1955	Morcheyte He
	ACKNOWLEDGES TO HAVE RECEIVED THE SUM OF \$ 672.00 IN FULL PAYMENT OF THE FOLLOWING: County, Alabas, dates of the force of the Circuit Court of Tallain County, Alabas, dates of the force of the Circuit Court of Tallain Administrator, and the following decreased, on final aettlement of salabas, dates.	ACKNOWLEDGE IN FULL PAYMENT OF THE FOLLOWING
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Dr. S. M. Busparson	DATE	Aug. 19, 1955
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In full parent for claim for profession		Aynsley,
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FROMET. MARY H. ATTENDED 12394	PAYEE MUST SIGN BELOW	BEFORE DEPOSITING
8	(SIGNED) Pr. Sn. p	mpero

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Dr. J. Akchard Moore	DATE NA. 19, 1955
ACKNOWLEDGES TO HAVE RECEIVED IN FULL PAYMENT OF THE FOLLOWING:	ed the sum of \$ 25.00
In full present for slain for profess	dional cervices rendered Mary M. Aynaley, of Baldwin Genety, Alabasa.
FROM: T. NY X. EYE XY. 2394	PAYEE MUST SIGN BELOW BEFORE DEPOSITING
9	(SIGNED) LDh. & Melyand Man &