Estate Docket Book 7 Brya PROCEEDINGS, ORDER OR DECREE Mouth Day Year 63 3 63 3 78 e Blug , mis never go Parmong 16

And it further appearing that no objections or exceptions to said

Final Account or Peport, has been filed or made by any one of the interested parties,
and all parties being properly before the Court, and said administrator having presented at this hearing duly certified copies of his letters of guardianship for his minor
children and guardian bond pending in the Chancery Court of Sharkey County. Miss, which
the Clerk of this Court will file and preserve in this fourt.

It is therefore ordered, adjudged, and decreed that said Smbstituted Final Account or Report be and the same is hereby approved and allowed as the same stands stated, showing that there is a balance in the hands of said Administrator, J. W. Cooper, of the sum of Six Hundred and Sixty-five and 19/100 (\$665.19( Dollars, and that upon the payment of the Court costs of this Administration, and the payment to Lincoln and Lincoln of the sum of Two Hundred (\$200) dollars, being balance due them for their services as Attorneys for said Administrator, then pay to the United States Fidelity and Guaranty Company the sum of Two Hundred and Nine teen and 46/100 (\$219.46) dollars being premium due on bond of J. W. Cooper, Administrator, and the balance then remaining in his hands, if any, he do have and retain as Commissions due him for services as Administrator.

That on the payment of said Costs, Attorneys fees etc., that said Administrator J. W. Cooper, and the sure ties on his bond, be and they are forever discharged from any and all liability on account thereof.

Ordered, adjudged, and decreed in Vacation, at Kosciusko, Mississippi, this the 12 day of February, 1929.

T. P. GUYTON, Chancellor.

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The State of Mississippi, }
Lowndes County.

CHANCERY COURT, IN VACATION.

of) No. 4065.

John M. Bryan, Peceased.

This day, a day in vacation of the Chancery Court of Lowndes County, Mississippi, came on to be heard, considered and determined the final account and petition of Jno. J. Richards, Administrator of the estate of John M.

Bryan, deceased. And the Court after examination of said final account and report, and proof of publication to all interested parties of the filing of said final account and report, finds that due notice has been given to creditors to file claims and there is no inheritance tax due by said estate and that all claims have been paid amounting to \$137.00 and that there is now a balance on hand amounting to \$101.60. And it further appearing that all the heirs at law of the said John M. Bryan, are Mrs. Elfleda Davidson, postoffice address and residence, Birmingham, Alabama, No. 8-61st Street, William B. Bryan, Postoffice address Oakland, California, 15th Street, Dalziel Building, and Mrs. Ruby Noffsinger, Reno, Nevada, % Parkway Hotel, and that said heirs have been notified fo the filing and hearing of said final account by mailing postage prepaid a copy of publication notice made in Commercial Dispatch. Now therefore it is ordered that the final account and report of Jno. J. Richards, Administrator of the estate of John M. Bryan, deceased, be approved and allowed after he has first paid himself the sum of \$17.60 being 7% as Commissions in this behalf and has paid the

## MINUTES CHANGERY COURT,

Ordered this the 4 day of February, 1929, in vacation at Kosciusko, Mississippi.

T. P. GUYTON,

Chancellor.

Minutes of the Chancery Court, at Rules, this the 11thd day of Febrah, 1929.

THE LUNACY OF }

Chancery Court, at "ules, Before the Clerk.

CYRUS HALE,

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STATE OF MISSISSIPPI.)

LOWNDES COUNTY. This day came on to be considered the report and findings of the Jury of Inquest in the matter of the Lunacy, or other unsoundness of mind, of Cyrus Hale, upon the petition and affidavit of Tanny Hale, who alleges that he is of unsound mind, and dangerous to be at large. And it appearing that the

It is therefore ordered that the said Cyrus Hale be sent to and confined in the Insane Asylum.

Ordered this the 11 day of February, A. D., 1929.

finding of the jury; show that the said Cyrus Hale is insane.

Jno. J. Richards, Clerk.

There being no further business, ordered that Rules stand adjourned.

Jno. J. Richards, Clerk

MINUTES OF THE CHANCERY COURT, IN VACATION, BEFORE THE CLERK.

STATE OF MISSISSIPPI. LOWNDES COUNTY.

THE LUNACY OF

) No. 4155

This day came on to be considered the report and findings of the Jury of Inquest in the matter of the Lunary, or other undoundness of mind, of Abbie Jones upon the petition and affidavit of J. A. McCrary, who alleges that she is of unsound mind, and dangerous to be at large. And it appearing that the finding of the jury show that the said Abbie Jones is insane.

It is therefore ordered that the said Abbie Jones be sent to and confined in the Insane Asylum.

Ordered this the 14 day of February, A. D., 1929.

Jno. J. Richards, Clerk

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The State of Lississippi, Lowndes County.

CHANCERY COURT, IN VACATION, BEFORE WHE CLERK.

ine Latate óf) No. 4070. Mrs. Anna Marton, Deceased. ) This day came on to be heard the petation of W. J. Morton asking for the probate and record of the Last Will and Testament of Mrs. Annu A. Morton, deceased, and for Letters \*estementary And it appearing to the

satisfaction of the Court that Mrs. Anna 4. Morton departed this life on or about the 10th day of January, 1924, and that the instrument of writing purporting to be the last Will and Testament of Mrs. Anna A. Morton, deceased and bearing date of November 11, 1922, and that the same has been duly and legally proven by the affidavits in writing of W. E. McClain and Wrs. W. E. McClain, subscribing witnesses to the said instrument of writing. It is therefore ordered that the instrument of writing so proven and estab lished be and the same is hereby declared to be the true and East Will and Testament of Mrs. Anna A. Morton and that the same be admitted to record.

Ordered this the 14th day of January, 1928.

Jno. J. Richards, . Clerk.

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The State of Lississippi, Loundes County.

CHANCERY COURT, IN VACATION, BEFORE THE CLIRK.

The Estate of) No. 4071. John Rice, Deceased.

This day came on to be heard the petition of Ethel Rice, asking that Letters of Administration upon the estate of John Rice, deceased, be granted and issued to C. L. Lincoln, County Administrator. And it appearing to the sacisfaction of the

Court that John Rige departed this life on or about the 26 day of November, 1927, leaving a Claim against the Columbus Brick Co., for personal injuries estimated to be worth about One Thousand Dollars and that for the collection and protection of said estate an Administrator should be appointed for said estate; and C. Lincoln, County Administrator being a proper and suitable person to exercise such trust, and the widow, Etnel Rice having renounced her right to administer and having petitioned for the appointment of the County Administrator.

It is therefore ordered that Letters of Administration upon the estate of John Rice, be granted and issued to C. L. Lincoln, County Administrator. Ordered this the 16 day of January, 1928.

Jno. J. Richards,

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The State of Mississippi, Lowndon County.

CHANCERY COURT, IN VACATION. JANUARY 1928.

The Latete No. 4065.

This day came on to be heard the petition of Mrs. Elfelda Davidson, asking that letters of Administration upon the John M. Bryan, Deceased. ) estate of John M. Bryan, deceased, be granted and issued to Jnc. J. Richards. Ind it appearing to the saviafaction

of the Court that John E. Bryan degarted this life on or about the 20th day of Decem-

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ber, 1327, leaving a personal estate estimated to be worth about Two Hundred and Saventy Five Bollars and that for the collection and protection of said estate and Moministrator should be appointed for said estate; and Jno. J. Richards being a proper and suitable person to exercise such trust and he having entered into bond in the stand Four Hundred Bollars, payable and conditioned as the kw directs with Union Independent Company, of New Orleans, 40., as surety, which said bond is considered good, sufficient and solvent and has been approved by the Chancellor, and the said Jno. I Richards having taken the oath as prescribed by the Statute.

It is therefore ordered that Letters of Administration upon the estate by John M. Bryan, deceased be granted and issued to Jno. J. Richards, and as there is no personal property to be appraised, an appraisement is ordered dispensed with.

Ordered this the 14 day of January, 1928.

T. P. GUYTON,

Chancellor.

State of Lississippi.

CHANCERY COURT, IN VACATION, BEFORE THE CLERK.

or) No. 4072.

Bay Watson.

This day came on to be considered the report and findings of the Jury of Inquest in the matter of the Lunacy, or other unsoundness of mind, of Roy Vatson upon the petition and affidar of Jno. A. Morton, who alleges that he is of unsound mind, and

dangerous to be at large. And it appearing that the findings of the jury show that the said Roy satson is insane.

It is therefore orderedathat the said Roy Watson be sent to and confined in the Insane Asylum.

Ordered this the 18 day of January, A. D., 1928.

Jno. J. Richards,

Clerk.

State of Mississippi, Loundes County. CHANCERY COURT, IN VACATION, BEFORE THE CLERK.

The Lunacy
of) No. 4073.
Roy Blair.

This day came on to be considered the report and findings of the Jury of Inquest in the matter of the Lunacy, or other unsoundness of mind, of Roy Blair upon the petition and affidavit of Jno. A. Morton, who alleges that he is of unsound

mind, and dangerous to be at large. And it appearing that the findings of the jury show that the said Roy Blair is insane.

It is therefore ordered that the said Roy Blair be sent to and confied in the Insane Asylum.

Ordered this the 19th day of January, A. D., 1928.

Jno. J. Richards,

Clerk.

John M. Bryon God Bank 3

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EXECUTOR'S ANNUAL ACCOUNTS -- 178 Estate of John M. Braa Dr. Term, A. D. 1928 ON WHAT ACCOUNT TO WHOM PAID

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