

12-29-99

RECORDING PERSONEL-
PROBATE

THANK YOU FOR GETTING
THE MESSAGE IN THESE
MANUSCRIPTS

ON TO

JUDGE FUHRMEISTER

URGENT MATERIAL!
(DATED) YRK

Re-CV 97-257

PROBATE
33-073

Sincerely APPRECIATE,
James Harris

12/30/1999-52654
12:31 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
010 CJ1 32.00

COMPLAINANT - SEVERE INJUSTICE BY MANY PEOPLE.

12-11-60 "COURTS"

COMPLAINT

TOTAL DISREGARD OF HUMAN RIGHTS!

THIS MANUSCRIPT FILED IN MRS. HARRIS' ESTATE

§ 12-11-60. Settlements of estates.

(a) When any error of law or fact has occurred in the settlement of any estate of a decedent to the injury of any party, without any fault or neglect on his part, such party may correct such error by filing a complaint in the circuit court within two years after the final settlement thereof. The evidence filed in the probate court in relation to such settlement must be received as evidence in the circuit court, with such other evidence as may be adduced. A failure to appeal from the decree of the probate court shall not be held to be such fault or neglect as will bar the plaintiff the remedy herein provided.

(b) The limitations of subsection (a) of this section do not extend to infants or persons of unsound mind who are allowed two years after the termination of their respective disabilities, but in no case to exceed 20 years.

(c) Errors of law or fact in the settlement of accounts of guardians may be corrected in the circuit court according to the provisions of subsections (a) and (b) of this section. (Code 1852, §§ 1915, 1916, 2041; Code 1867, §§ 2274, 2275, 2451; Code 1876, §§ 3837-3839; Code 1886, §§ 3536-3538; Code 1896, §§ 805-807; Code 1907, §§ 3914-3916; Code 1923, §§ 6482-6484; Code 1940, T. 13, §§ 145-147.)

THE CLERK'S OFFICE FILED THIS MANUSCRIPT IN MRS. HARRIS' ESTATE
RE. CV 97-257 PROBATE 33-073 ERRORS!

AND TO THEM

12-29-99

CV 97-257

PROBATE 33-073

9 Pgs. OF MANUSCRIPTS

ADDRESSED TO
JUDGE AL CROWSON - Shelby Co. YOU

ACCEPTED JUNK HOLOGRAPHIC (NO GOOD BY PROBATE) WILL OF
- PARKER. AFTER YEARS OF MY SHOWING THE FUHRMEISTER AND
WALDEN HUGE MISTAKE IN '96 - THEY HAD NO RIGHT TO BE
IN OUR BUSINESS - SURVIVORSHIP DEED (WE HAVE) BYPASSES PROBATE.
SO EVIDENTLY (MY OPINION) WHEN THE SCHEME PULLED IN MAR. 98
OF SOME LAWYERS (NOT JUDGE CROWSON) WERE CAUGHT UP WITH
WALDEN (AD LITUM) OF FUHRMEISTER APPOINTMENT IN '96 FOR HEIRS
WHO DO NOT EXIST THAT THEY KNOW OF! WALDEN HAS TO GIVE
OUR ESTATE BACK TO JUDGE CROWSON'S CIRCUIT COURT. NO
TERMINATION ORDER AND NO INVENTORY OF WALDEN'S ACTIONS
SINCE AUG. 96 - HAS BEEN FOUND IN C.C. OR PROBATE!

IF JUDGE CROWSON HOLDS THIS HUGE ESTATE AND HAS
REFUSED MY PLEAS FOR HELP AND DELIBERATELY LETS
THE HARRIS FAMILY + 14 MINOR HEIRS - STARVE + GET THE Full
BLONT OF YRK - I WILL CALL THAT KNOWINGLY
MONUMENTAL HUMAN NEGLIGENCE AND COULD CAUSE
DIRE CONSEQUENCES AND EVEN DEATH TO THE HEIRS OF THE
HARRIS FAMILY. I PRAY THAT JUDGE CROWSON WILL TAKE
CHARGE IMMEDIATELY AND GET OUR RESOURCES TO ME! NOW!
BEFORE THE EFFECTS OF YRK OVERWHELM US!!

ALL THE ABOVE MESSAGE IS ALSO EXPECTED OF JUDGE
PATRICIA FUHRMEISTER - JOSEPH WALDEN - RALPH PARKER -
DOUGLAS CULP - CLERK MARY HARRIS - ANNETTE SKINNER -
BILLY CHURCH, H.L. CONWILL, MARCUS WHATLEY AND MANY MORE!

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CV 97-257
MANUSCRIPTS

PROBATE 33-073

WHY LET THEM SUFFER AND DIE?

Who? JAMES HARRIS - 2 SONS + DAUGHTER

14 MINOR HEIRS -

ALL HEIRS OF HUNT - MRS Ophelia

HARRIS BOWDOIN - PASSED 8:96

SHE - LEFT A

CLEAR AND NOTORIZED SURVIVORSHIP DEED!
AND RECORDED IN PROBATE '87. NO CHANGES
WERE EVER MADE TO INTERRUPT HER ORIGINAL
AND RECENT INTENTIONS! Remains the ONLY &
LEGAL DEED! ANYTHING ELSE IS FAKE AND

~~FAKE~~ ARE U A PART OF THIS? THEN U
ALREADY ARE GUILTY OF HELPING TO WITH-
-HOLD AND MANIPULATE MONIES - ASSETS
LAND - PERSONAL POSSESSIONS ECT. ANY
10 YR. OLD PERSON CAN LOOK AND READ
JUST 6 PGS. OF MY MANUSCRIPTS ON
PROBATE OR C.C. RECORDS AND CAN
REALIZE THE SICKENING

INJUSTICE!

TO ME AND
OTHERS

OF ALL THE PEOPLE WHO HAVE TAMPERED
AND CAUSED A HOLD UP OF ALL THESE
HEIRS RIGHTS AND PUT THEM IN HELL
(LACK OF GOOD) FOR 5 YEARS!

3 YOU ARE BEING HELD RESPONSIBLE!

AND NOW - THE TERRIBLE

DEVASTATING YRK PROBLEM

IS UPON US. BY HOLDING ALL
OUR MONEY AND NOT RETURNING
IT TO US AS ILLEGALLY HAVE TO

DO WE COULD MAKE NO PREPARATION
WHATSOEVER TO PROTECT OURSELVES
FROM THE EFFECTS OF

THIS MONUMENTAL DISASTER!

IF YOU HAVE TAMPERED
(IN ANYWAY IN THIS
LEGITIMATE SURVIVORSHIP DEED +
HEIRS RIGHTS SINCE AUG. '96

THEN YOU ARE LEGALLY

RESPONSIBLE FOR THE FAMILY +
14 HEIRS - MENTIONED IN PARA. 3

There is NO STATUTE OF LIMITATION ON
Forgery - Robbery - FRAUD - CONSPIRACY
TO STEAL. ECT. EXTORTION OF FUNDS.
I AM NOT SAYING YOU ARE GUILTY OF ANY
OF THE ABOVE. - P. 115.

6 MRS. SKINNER - I SPENT HOURS + MONEY
 TO GET THE COMPLETE FACTS ON THIS CASE + THE
 INJUSTICES THAT HAVE BEEN DONE SINCE '96.
 MUCH OF THIS INFO WAS CERTIFIED TO YOU TO
 LET U HAVE A TRUE DETAIL OF HOW WE HAVE
 BEEN DENIED OF OUR TRUE RIGHTS! I ~~COULD~~
 COULD NEVER IMAGINE THAT U WOULD IGNORE
 ALL THE FACTS AND SEND NOTICE TO A PERSON
 WHO HAS PUT ALL THESE HEELS THROUGH HELL
 FOR OVER 7 YEARS! SEEMS LIKE TO!
 U USED THE FAKE ORDER FOR YOUR ACTIONS
 I HAVE FILED "COURTS" THIS AND U WILL BE

ARTICLE 3.
 CORRECTION OF ERRORS IN PROBATE COURT

§ 12-11-60. Settlements of estates.

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(b) The limitations of subsection (a) of this section do not extend to infants or persons of unsound mind who are allowed two years after the termination of their respective ~~cases~~ ^{cases}, but in no case to exceed 20 years.

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ALA. CODE

There!
 I DON'T
 WANT
 TO TAKE
 THIS
 CLEAR
 SMALL
 STUFF T

↓ ↓ ↓
 TODAY - U GO TO JUDGE CROWSON AN YON
 GET AN AFFIDAVIT - HIM STATING THAT HE
 SIGNED THAT ERRONEOUS FAKE ORDER
 OF 12-29-97. THAT WOULD PUT CULP'S CONTRACT
 TO 44 WITNESSES 12-29-97 - SAME DAY +
 SAME PLACE - SAME TIME - THAT IS FRAUD!
 NOW U GET THIS AFFIDAVIT FROM CROWS
 OR U PUT MY PROPERTY IN MY
 - NOW -

7 NOW AROUND APR. 98 LITTLE JOE,
THE ADLITUM (APPOINTED BY PATRICIA →)

REMEMBER?

AN DOUGLAS CULP + SEVERAL LAWYERS
AN OTHERS (A FEW ON THE JUDICIAL PAGE.

THIS IS THE CLINCHER -

THEY DECIDE TO USE THE (TO ME) THE
FAKE ORDER OF 12-29-97- MADE BY

NO ONE KNOWS WHO? NOT JUDGE CROWSON
NOT CROWSON'S HANDWRITING -
WHICH MAKES IT
A FAKE.
(MY
OPINION)

ARTICLE 3
CORRECTION OF ERRORS IN PROBATE COURT

ALA. CODE
ME BY FILE

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807; Code 1907, §§ 3914-3916; Code 1923, §§ 6482-6484; Code 1940, T. 13,
§§ 145-147.)

NOW ALL WE HAVE TO DO TO THOSE IGNORANT
HILLBILLIES - IS TO MAIL THEM A FEW PENNIES
ALL THE HEIRS WILL THINK THEY ARE GETTING
THE 1ST PAYMENT OF, CULP'S 300,000
DOLLAR CONTRACT. WITH WITNESSES. SAME
DAY AS FAKE ORDER. NO WITNESSES. SO THEY
DID. FEW GOOD OLD HONEST HEIRS DON'T
REALIZE HOW THEY GOT TOOK BY LITTLE JOE,
PARKER. CULP. FURHRREISTER CAN NEVER
COME UP WITH A TRUE INVENTORY.

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CY 97-257

4-1-99

MONUMENTAL
MISTAKE!

PROBATE IN '96 or LATER
NEVER HONORED PARKER'S
FAKE WILL OR HAD ANY
THING TO DO WITH IT!

SO LEGALLY IT WAS
NOT POSSIBLE TO MOVE
IT TO CIRCUIT
COURT!

JUDGE CROWSON-

GIVE US OUR ESTATE
PLEASE - NOW!

CLOSE TO 5 YEAR'S DENIAL

**9 PARKERS WILL WAS NEVER IN PROBATE
 ILLEGAL TO GO CIRCUIT COURT - ERRONEOUS
 SHOULD NEVER BEEN ALLOWED. TRAVESTY
 ALL THIS P.G. OF ALA. JUDICIAL SYSTEM.**

*We Paid Fee For
 JURY TRIAL.
 AS ORDERED BY
 JUDGE CROWSON*

**RESULT OF FURMEISTER TAKEOVER, AS
 WALDEN MISTAKE IN '86.**

ALABAMA JUDICIAL DATA CENTER
 CASE ACTION SUMMARY IDENTIFICATION
 IN THE CIRCUIT COURT OF SMELLY COUNTY
 OPHELIA BOUDIN THE ESTATE OF
 FILED: 04/04/97 TYPE: PETITION FOR REMOVAL TYPE TRIAL: JURY TRACK:

 DATE1: CA: 12/30/1999-52654
 DATE2: AMT: \$1.00 PAYMENT: 10:31 PM CERTIFIED *****
 9/2/97 Motion for Sanctions filed by Ralph Parker
 9/5/97 Motion for Sanctions filed by Ralph Parker set for oral argument on
 October 1, 1997 at 9:00 A.M. *A. Al Crowson*
 Notices mailed to Joseph Walden, Billy Church, H.L. Conwill, Marcus Whatley,
 Phillip Bahakel, Douglas Culp & Frank Ellis, Jr.
 9/9/97 Notice of Withdrawal filed by Phillip Bahakel.
 9/16/97 Motion to Withdraw filed by Phillip Bahakel is GRANTED. *A. Al Crowson*
 Notices mailed to Joseph Walden, Billy Church, H.L. Conwill, Marcus Whatley,
 Phillip Bahakel, Douglas Culp & Frank Ellis, Jr.
 10/1/97 On Motion for Sanctions filed by Ralph Parker, contestants shall furnish
 request information within seven (7) days or they shall be precluded from
 presenting those witnesses. *(CULP Satisfice This) A. Al Crowson*
 Notices mailed to Joseph Walden, Billy Church, H.L. Conwill, Marcus Whatley,
 Douglas Culp & Frank Ellis, Jr.
 10/3/97 Motion to Appear (on behalf of all contestants) filed by Bill Thomason,
 Wm. R. Hill, Jr. & Douglass Culp.
 10/7/97 Motion to Continue filed by Contestants.
 10/14/97 On motion of Contestants, the trial in this cause is continued and is hereby
 re-set on December 29, 1997 at 9:00 A.M. *A. Al Crowson*
 10/15/97 Notices mailed to Joseph Walden, Billy L. Church, H. L. Conwill, Bill
 Thomason, Wm. R. Hill, Douglass Culp, Marcus L. Whatley, Frank C. Ellis.
 10/8/97 Limited Motion to Withdraw as Principal Counsel filed by Marcus Whatley.
 10/31/97 Limited Motion to Withdraw as Principal Counsel filed by Marcus Whatley is
 GRANTED. Partial testimony heard 10/28/97; continued for conclusion on
 December 29, 1997 at 9:00 A.M. *A. Al Crowson*
 11/3/97 Notices mailed to Joseph Walden, Billy L. Church, H. L. Conwill, Bill
 Thomason, William R. Hill, Douglass Culp, Marcus L. Whatley, Frank C. Ellis.
 10/31/97 Order Appointing Interim Administrative filed. s/ D. Al Crowson, Judge
 10/31/97 Letter of Interim Administator filed. s/ D. Al Crowson, Judge
 11/3/97 Notices of the above 3 orders mailed to Joseph Walden, Billy L. Church,
 William R. Hill, Douglass Culp, Marcus Whatley, Frank C. Ellis.

**NONE OF THESE PEOPLE ON THIS PAGE WERE
 AT COURT HOUSE 12-29-97 EXCEPT CULP - WHO THAT THE HEARS**

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