

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

IN THE MATTER OF

- IN EQUITY -

The Estate of

GEORGE GILMER TAIT, Deceased )

CASE NO. 77598DECREE ON FINAL SETTLEMENT

On this day came S. G. Tait, As Executor of the Last Will of George Gilmer Tait, deceased, and filed his report, statement, account vouchers and evidence for a final settlement of his administration of said estate and his written petition, as Executor of said Will, properly verified by him, and a written petition, properly acknowledged, executed by Frank S. Tait, Mary Tait O'Rear, Robert Tait, Charlotte Tait, Hope Tait Leeman and J. Marsh Tait, being all the legatees and distributees of said estate (Rosa Tait McDaniel, who was given the use of all the personal property during her lifetime, being now deceased) that the same be passed, approved and allowed, and that the said S. G. Tait be discharged as Executor of said Estate, and the Court proceeds to hear matters pertaining to said report, account and settlement and consider the same and the evidence in support thereof,

WHEREUPON, it being shown unto the Court by sufficient proof that the said S. G. Tait, Frank S. Tait, Mary Tait O'Rear, Robert Tait, Charlotte Tait, Hope Tait Leeman and J. Marsh Tait are all legatees and distributees of said estate and that each of them is over twenty-one years of age; and proof being made that all legal charges against the said estate, including the cost of the final settlement, have been paid in full; and that the said Executor has received, collected, paid and turned over to all of said heirs, legatees and distributees all of the property in his hands as such Executor, all as stated and set forth in said petition and report for final settlement; and that said petition has been properly executed and acknowledged by all the legatees and distributees of said estate, all of whom have in writing accepted service of the filing of said petition for final settlement and waived all other or further notice thereof, either by publication or otherwise, and entered their appearance in Court on this day and agreed and consented that said report, statement and settlement be approved and an order be made and entered discharging said

Executor:

IT IS ORDERED AND DECREED by the Court that said account and report for final settlement so filed be and the same is hereby in all things passed and approved.

IT IS FURTHER ORDERED AND DECREED that the said S. G. Tait, As Executor of said Will, execute all necessary or proper assignments, transfers and instruments to transfer to S. G. Tait, individually, or to his nominee, the three United States Savings Bonds, each for the Maturity value of Twenty-five (\$25.00) Dollars, being Defense Savings Bond, Series E. No. Q13854783E, No. Q192755750E and No. Q 615 096 616 E.

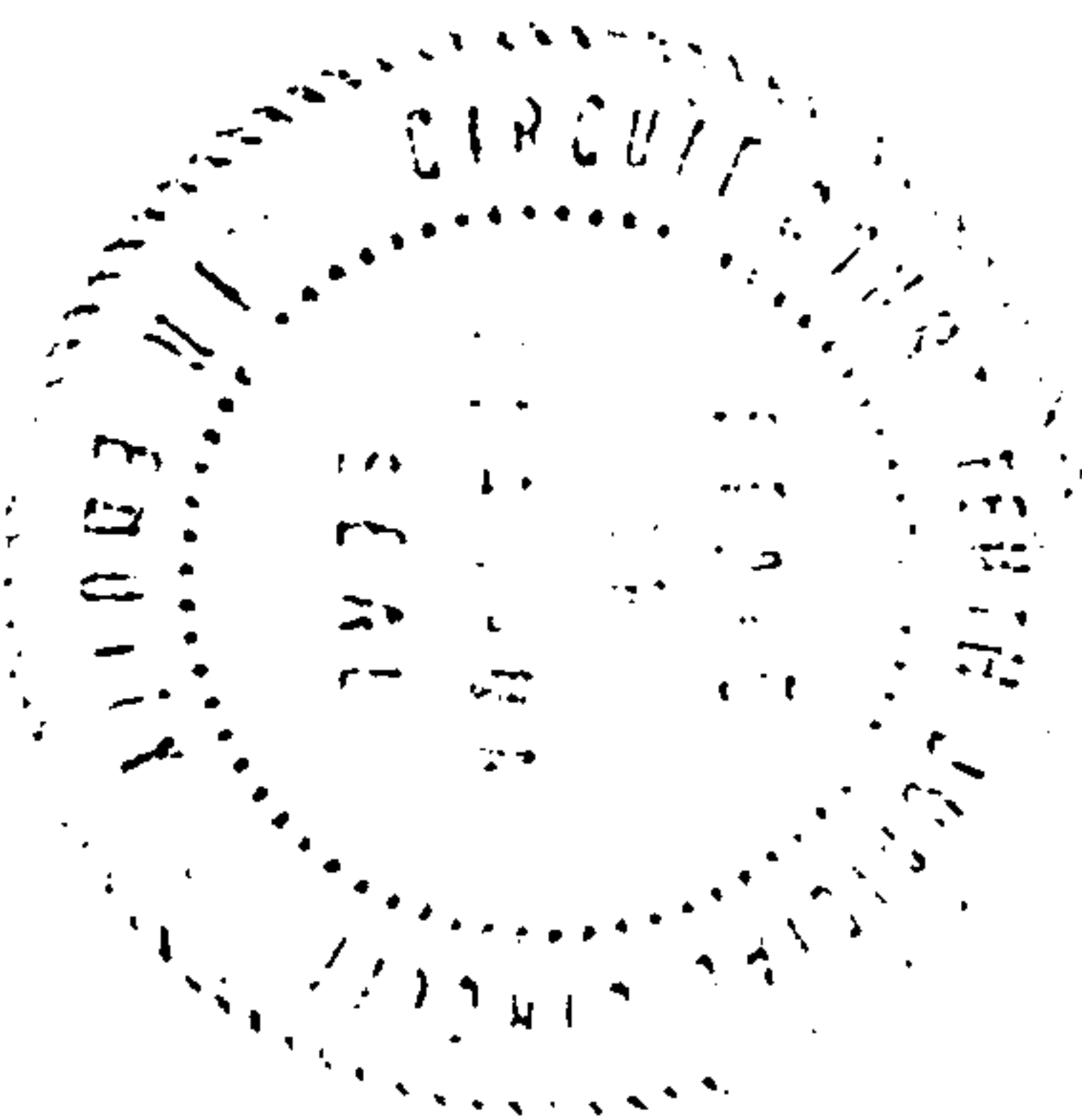
And all costs in this cause having been paid, it is by the Court further ordered and decreed that the said S. G. Tait be and he is hereby discharged from all further liability on account of the administration of said Estate of George Gilmer Tait, deceased.

ORDERED AND DECREED this 17th day of May, 1955.

Robert C. Giles

Circuit Judge.

Filed in Office May 17, 1955.



I, G. H. Boyd, as Register of the Circuit Court, Tenth Judicial Circuit of Alabama, do hereby certify that the foregoing is a true, correct and full copy of the instrument here-with set out as appears of record in said Court. WITNESS my hand and the seal of said Court, this the 30th day of May, 1955

Register

STATE OF ALABAMA, SHELBY COUNTY

I, L.C. Walker, Judge of Probate, hereby certify that the within Deed was filed for record the 31 day of May, 1955, at 8 o'clock PM and recorded in Deed Record 123 Page 205, and the Mortgage Tax of Deed Deed Tax of        has been paid.

L.C. Walker Judge of Probate