

Washington County

Ihrig, Benjamin F.

1913.

Box 4
Folder 2

Rhoda Eva Ihrig
Olive E. Ihrig
Viola C. Ihrig
Paul N. Ihrig

STATE OF ALABAMA,
WASHINGTON COUNTY.

WHEREAS, I, Ben D. Turner, of said State and County, have ^{heretofore} ~~been~~ been appointed Guardian of Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig, minor children of Benjamin F. Ihrig, deceased, by the Probate Court of said State and County; and, whereas, the said minors above named, together with their Mother, Sarah M. Ihrig, widow of said Benjamin F. Ihrig, deceased, and Marshall L. Ihrig, Edgar L. Ihrig and Mrs. Rose E. Holloway and her husband Hugh Holloway, who are children of the said Benjamin F. Ihrig, deceased, are tenants in common in the ownership of certain real estate which belonged to the said Benjamin F. Ihrig, deceased, at the time of his death and which is situated in Wash. Co. Ala and hereinafter described; and whereas, it is desired by all of the parties mentioned, to sell said property; and whereas all of the parties above named except the minors above referred to, have executed a deed conveying said property to ^{A. A. Coaker} ~~John W. Poole~~, for a total consideration of \$400.00, for the entire interest of all of said parties in said property;

NOW, THEREFORE, I, as Guardian aforesaid, under and by virtue of the premises, in consideration of the sum of \$200.00 the receipt whereof is hereby acknowledged, do join with the adult heirs above named in the sale of said property and do hereby grant, bargain, sell and convey unto ^{A. A. Coaker} ~~John W. Poole~~, his heirs and assigns forever all claim, right, title and interest which the said Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig, minors above named, have at this date, as heirs at law of the said Benjamin F. Ihrig, deceased, in and to the following described real estate situate in Washington County, Alabama:

NE $\frac{1}{4}$ of SE $\frac{1}{4}$ of Section 17, Tp. 5 North, Range 4 West.
TO HAVE AND TO HOLD the same unto the said ^{A. A. Coaker} ~~John W. Poole~~

his heirs and assigns forever.

IN WITNESS WHEREOF I, Ben D. Turner as Guardian aforesaid do hereunto set my hand and seal on this the 10th day of ^{March} ~~December~~ 1912

Ben D. Turner
As Guardian of Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig, minor children of Benj. F. Ihrig, deceased-

STATE OF ALABAMA,
WASHINGTON COUNTY.

I, Floride G. Powell, a Notary Public in and for said State and County, do hereby certify that Ben D. Turner, whose name is signed to the foregoing conveyance as Guardian, and who is known to me, and known to me, to be such Guardian, acknowledged before me on this day, that being informed of the contents of the foregoing conveyance he executed the same voluntarily on the day the same bears date.

Given under my hand this the 10th day of March, 1913.

Floride G. Powell
Notary Public, Washington County, Alabama-

ba
Filed Mar 11 1918

A. H. Long, Judge

75-

Revised & page 223-26

TURNER, WILSON & TUCKER
ATTORNEYS AT LAW
CHATHAM, - ALABAMA

STATE OF OKLAHOMA,
COUNTY OF Caddo

We, Rhoda Eva Ihrig, Olive E. Ihrig and Viola C. Ihrig, do declare that we are minors over the age of fourteen (14) years and that we nominate our friend Ben S. Turner of Chatom, Alabama, to be our Guardian in person and desire the proper authority to qualify him as such Guardian.

Given under our hands this the 4 day of Sept

1912-

Rhoda E. Ihrig

Olive E. Ihrig

Viola C. Ihrig

STATE OF OKLAHOMA,
COUNTY OF Caddo

I, J. W. Roland a Notary Public

in and for said State and County, do hereby certify that Rhoda Eva Ihrig, Olive E. Ihrig and Viola C. Ihrig, who are minors over the age of fourteen (14) years appeared before me on this day and did declare that they nominate Ben S. Turner of Chatom, Alabama, as their Guardian to take charge of their estate in Alabama and manage the same for their benefit.

Given under my hand and seal this the 4 day of

Sept 1912-

J. W. Roland
Notary Public, State of Oklahoma, County of

THE STATE OF ALABAMA,
WASHINGTON

County.

Probate Court, --

Term, ~~188~~ 1913

TO ~~Ben J. F. Ihrig, dec.,~~ S.E. McGLATHERY:

Take Notice, That by an order of this Court, this day made and entered, you were appointed to act as Guardian ad litem for Rhoda Eva Ihrig, Olive E. Ihrig, Viola E. Ihrig and Paul N. Ihrig

Minor heirs of Ben J. F. Ihrig, dec., deceased,
to represent and protect their interests upon the report of their Guardian
on the sale of certain lands in which they have an interest set for
hearing on Monday the 7th, day of April, 1913,--

Given under my hand, this 11th day of March ~~188~~ 1913

S. E. McGlathery
Judge of Probate.

I hereby accept the appointment of Guardian ad litem for Rhoda Eva Ihrig,
Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig

Minor heirs of Ben J. F. Ihrig, dec.,
deceased, to represent and protect their interests upon the hearing of the above
report

Witness my hand, this 11th day of March ~~188~~ 1913

S. E. McGlathery
Guardian ad Litem.

5a

The State of Alabama,

COUNTY.

PROBATE COURT.

ESTATE OF

DECEASED.

MINOR

Guardian ad Litem.

Appointment and Acceptance of Guardian ad Litem.

Filed this 188 day of

and recorded in Book 188 B

Page 284 this day of 188

Judge of Probate.

Mearns & Bruce, Stationers, Nashville, Tenn.

THE STATE OF ALABAMA,
WASHINGTON COUNTY.

IN PROBATE COURT.

DEC.5th, 1912-

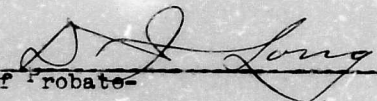
PRESENT, THE HON. DANIEL J. LONG, JUDGE.

IN THE MATTER OF THE APPOINTMENT OF A GUARDIAN OF THE MINOR CHILDREN
OF BENJAMIN F. IHRIG, DECEASED:

Comes Ben D. Turner and files a bond in the sum of
\$200.00 as Guardian of the estate of Rhoda Eva Ihrig, Olive E. Ihrig,
Ciola C. Ihrig and Paul N. Ihrig, minor children of Benjamin F. Ihrig,
deceased, which said Bond is in legal form and conditioned as required
by law and conform~~me~~ to an order of this Court made on the 5th, day
of December, 1912, and is signed by the said Turner with good and
sufficient sureties, which bond is approved:

It is therefore ordered by the Court that Letters of
Guardianship issue to the said Ben D. Turner of the rproperty and estate
of the said minors; and it is further ordered that the said Bond be
recorded in this Court.

Witness my hand and seal this the 7th, day of
December, 1912-


Judge of Probate-

5

Filed Dec 7-1912

5-0
J. H. Longfellow

Private & Co. 207

3

IN THE MATTER OF THE FINAL SETTLEMENT OF THE ACCOUNTS OF BEN D. TURNER, AS GUARDIAN FOR THE MINOR HEIRS OF BENJAMINE F. IHRIG, DECEASED AND THE APPLICATION TO REMOVE THE FUNDS OF SAID MINORS TO THE STATE OF OKLAHOMA.

This being the day set for the hearing of the above matter, the cause was duly called. The petition of Mrs. Sarah M. Ihrig who resides in McClain County, Oklahoma, who is the mother of Rhoda E. Ihrig, Olive E. Ihrig, Viola C. Ihrig, and Paul M. Ihrig, minors aforesaid, praying that the funds of said minors be removed from this County to the County of her residence, in which said minors reside, was considered by the Court. The guardian ad litem heretofore appointed appeared and denied the allegation of said petition and the correctness of the accounts herein after referred to. Upon examination of said petition, and hearing the facts the Court finds that said petition is in proper form and that the Court issuing the letters of guardianship to Mrs. Ihrig has jurisdiction, it hereby orders to the proper of said petition.

And now comes B.D. Turner, as guardian of aforesaid, and offers his accounts and vouchers for final settlement. Upon examination and proper proof said accounts are found to be correct. It appears to the court that said guardian has received to the credit of said minors, in equal proportion the sum of \$223.56, and has disposed the sum of \$23.75 in court costs, it is ordered that his accounts be passed and allowed, and that he pay over to Mrs. Sarah M. Ihrig, the guardian of the above named minors, in the State of Oklahoma the sum of \$201.81, being the amount now in his hands to the credit of said minors. It is ordered that said guardian be discharged from the payment of said sum of money, and that he file in this court a receipt duly signed.

Given under my hand this the 2nd., of September, 1913.

S. A. Long
Judge of Probate.

IN THE MATTER OF THE FINAL SETTLEMENT OF THE ACCOUNTS OF BEN D. TURNER, AS GUARDIAN FOR THE MINOR HEIRS OF BENJAMIN F. IHRIG, DECEASED AND THE APPLICATION TO REMOVE THE FUNDS OF SAID MINORS TO THE STATE OF OKLAHOMA.

This being the day set for the hearing of the above matter, the cause was duly called. The petition of Mrs. Sarah E. Ihrig who resides in McClain County, Oklahoma, who is the mother of Rhoda E. Ihrig, Olive E. Ihrig, Viola C. Ihrig, and Paul N. Ihrig, minors aforesaid, praying that the funds of said minors be removed from this County to the County of her residence, in which said minors reside, was considered by the Court. The guardian ad litem heretofore appointed appeared and denied the allegation of said petition and the correctness of the accounts herein after referred to. Upon examination of said petition, and hearing the facts the Court finds that said petition is in proper form and that the court issuing the letters of guardianship to Mrs. Ihrig has jurisdiction, it hereby orders that said funds now in the hands of said guardian be removed according to the prayer of said petition.

And now comes B. D. Turner, as guardian of aforesaid, and offers his accounts and vouches for final settlement. Upon examination and proper proof said accounts are found to be correct. It appeared to the court that said guardian has received to the credit of said minors, in equal proportion the sum of \$220.75, and has disposed the sum of \$220.75 in court costs, it is ordered that his accounts be passed and allowed, and that he pay over to Mrs. Sarah E. Ihrig, the guardian of the above named minors, in the State of Oklahoma the sum of \$201.01, being the amount now in his hands to the credit of said minors. It is ordered that said guardian be discharged upon the payment of said sum of money, and that he file in this court a receipt duly signed.

Given under my hand this the 2nd., of September, 1913.

D. J. Long
Judge of Probate.

STATE OF ALABAMA,
WASHINGTON COUNTY.

In the Probate Court of the said County in the matter of the final settlement of the account of Ben D. Turner as guardian of Rhoda E. Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig and the application on the part of Mrs. Sarah E. Ihrig to remove the funds of said minors to the state of Oklahoma.

Comes James B. Rawls, Guardian ad litem, for the above named minors in the above matter and for answer to several items contained in the guardians account and in the application for removal says: That he is not informed as to the correctness of the allegations contained in said application and therefore he denies each and every allegation contained therein, and denies the correctness of the guardians account and demands strict proofs of the same.

Witness my hand this the 18th. day of August, 1913.

James B. Rawls
Guardian ad litem

5-8.

Private Record
B page 231-32

James B. Wood

5-B.

Probate Record
B page 231-32

James B. Wood

THE STATE OF OKLAHOMA,
McCLAIN COUNTY.

Received of Ben L. Turner, guardian for the minor heirs of
Benjamin F. Ihrig, deceased, through F. H. Woods, County Judge,
\$201.80, for the account of said minors to-wit: Rhoda E. Ihrig,
Oliver E. Ihrig, Viola C. Ihrig, and Paul N. Ihrig.

Witness my hand this the 30th day of September, 1918.

Sarah M. Ihrig
Guardian in the State of Oklahoma for
Rhoda E. Ihrig, Oliver E. Ihrig, Viola
C. Ihrig and Paul N. Ihrig.

State of Oklahoma,

McClain County.

To The Hon. Danl. J. Long, Judge of the Probate Court
for Washington County, Alabama:

Your petitioner, Sarah E. Ihrig, represents unto your Honor that she is the mother of Rhoda E. Olive E, Viola C. and Paul N. Ihrig, minors; that said Children have an estate in your County of the value of to-wit: \$250.00; that Ben D. Turner is their Guardian in said State and has said funds in his Custody; that your petitioner has been appointed guardian for said minors in the State of Oklahoma, and that all of said children above named reside with the petitioner, their mother in the town of Blanchard, McClain County, Oklahoma; that there is now no longer any need for a guardian in Alabama, and that ~~the~~ said proceedings there are settled, except the paying over of the funds above referred to.

Your petitioner therefore prays that you enter an order for the removal of the property of said wards to the State of their residence, and that a final settlement of said proceedings be had in Alabama, and the said Turner instructed and authorized to pay over to the Guardian in Oklahoma, your petitioner, all sums due said minors. Your petitioner attaches hereto certified copies of (1) her appointment as Guardian and (2) of her bond as such Guardian.

Mrs Sarah E. Ihrig
Petitioner.

affirmed

Sworn to and subscribed before
me on this 25 day of July, 1912

Geo. F. Johnson
Notary Public, McClain Co. Oklahoma.

My commission expires July 23rd 1916

LETTERS OF GUARDIANSHIP

168-500

STATE OF OKLAHOMA,
McCLAIN COUNTY. }

IN COUNTY COURT

In the Matter of the Guardianship of

Rhoda B. Olive,
Viola C.
Paul M. Shrig.Sarah M. Shrig. is hereby appointed Guardian of the
persons and estate of Rhoda B. Olive, Viola C.
and Paul M. Shrig.

Witness: C. W. Wadsworth

Judge of the County Court of McClain

County, State of Oklahoma, with the seal thereof affixed, this 22nd day of June A. D. 1903.C. W. Wadsworth
County Judge.STATE OF OKLAHOMA } ss
McCLAIN COUNTY. }I, Sarah M. Shrig. do solemnly swear that I will discharge all and
singular the duties of Guardian of the person and estate of Rhoda B. Olive, Viola C.
and Paul M. Shrig.
according to law, and to the best of my ability. So help me God.Subscribed and sworn to before me, this 22nd day of June A. D. 1903.Sarah M. Shrig.
Geo. F. Johnson.
Notary Public.

No. 21.

In the Matter of the Guardianship of

Rhoda E.
Thrig, et al.,
minors

LETTERS OF GUARDIANSHIP

Filed

July 3

19*23*

Wm. Belle Jones
Clerk Co. Court

Recorded in Guardian's Record

Book

Page

CERTIFICATE OF TRUE COPY.

166-500

STATE OF OKLAHOMA, McClain County, ss.

I Minnie Belle Jones, Clerk of the County Court, in and for the County and State aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of Letters of guardianship in probate #21 of Blanchard as the same now appears of record in this office.

WITNESS my hand and the seal of said Court at Purcell, Oklahoma, on this

5th day of July, 1913.

Minnie Belle Jones
Clerk of the County Court

CERTIFICATE OF TRUE COPY.

166-500

STATE OF OKLAHOMA, McCCLAIN COUNTY, ss.

I Minnie Belle Jones Clerk of the County Court, in and for
the County and State aforesaid, do hereby certify that the instrument hereto attached is a full, true
and correct copy of Guardian's Bond, in
probate 21 at Blanchard.
as the same now appears of original in this office.

WITNESS my hand and the seal of said Court at Purcell, Oklahoma, on this

29 day of July

1912

Minnie Belle Jones
Clerk of the County Court

STATE OF OKLAHOMA,
COUNTY OF McCLAIN

IN COUNTY COURT

In the Matter of the Guardianship of

Paul N Shrig, minors.
Rhoda E va Shrig, Olive E Shrig, Viola C Shrig
KNOW ALL MEN BY THESE PRESENTS: That we *Sarah M Shrig*
as principal, and *Milton M E miss* and *Marshall M E miss*
as sureties, are held and firmly bound unto *Rhoda E va Shrig, Olive*
E Shrig, Viola C Shrig and
Paul N Shrig, minors.

in the penal sum of *Five Hundred & no/100* DOLLARS,
lawful money of the United States, for the payment of which well and truly to be made, we bind our-
selves, our heirs, executors, administrators and assigns, jointly and severally by these presents.

The condition of the above obligation is such that, whereas, by order of the County Court of McClain
County, State of Oklahoma, made and entered on the *10th* day of *May* A. D. 190*3*
the above named principal was appointed guardian of the person and estate of the above named

Rhoda E va Shrig, Olive E Shrig, Viola
C Shrig and Paul N Shrig, minors.
and letters of guardianship were directed to issue to said principal upon his taking and subscribing the
oath required by law and executing a bond to said ward in the penal sum of
Five Hundred & no/100 DOLLARS
with sureties to be approved by the Judge of said Court.

Now, therefore, if the above bounden principal shall faithfully execute the duties of such trust as
such guardian according to law, then this obligation shall be void, otherwise to remain in full force and
effect.

Witness the hands of said principal and said sureties this *26th* day of *June* 190*3*
Sarah M Shrig
Milton M E miss
Marshall M E miss

STATE OF OKLAHOMA,
McCLAIN COUNTY.

The undersigned, sureties on the foregoing Bond, being duly *affirmed* on oath each for himself says:
I am a resident householder and freeholder within the State of Oklahoma, and have property within said
State worth over and above all my just debts and liabilities exclusive of property exempt from execution
the sum set out and stated below, that is to say:

I, *Milton M E miss* am worth the sum of \$ *500 00/100*
I, *Marshall M E miss* am worth the sum of \$ *1000 00/100*
I, _____ am worth the sum of \$ _____
I, _____ am worth the sum of \$ _____

Milton M E miss
Marshall M E miss

Subscribed and sworn to before me this *26th* day of *June* 190*3*
my commission expires
Feb'y 23rd 1914.
W. H. Johnson
County Judge.

I hereby approve the above bond this *27* day of *June* 190*3*
W. H. Johnson
County Judge.

STATE OF OKLAHOMA,
COUNTY OF McCLAIN

IN COUNTY COURT

In the Matter of the Guardianship of

Paul Paul N. Shrig, minors.
Rhoda E. Shrig, Olive E. Shrig, Viola C. Shrig
KNOW ALL MEN BY THESE PRESENTS: That we *Sarah M. Shrig*
as principal, and *Milton M. E. mis* and *Marshall M. E. mis*
as sureties, are held and firmly bound unto *Rhoda E. Shrig, Olive*
E. Shrig, Viola C. Shrig and
Paul N. Shrig, minors.

in the penal sum of *Five Hundred & no/100* DOLLARS,
lawful money of the United States, for the payment of which well and truly to be made, we bind our-
selves, our heirs, executors, administrators and assigns, jointly and severally by these presents.

The condition of the above obligation is such that, whereas, by order of the County Court of McClain
County, State of Oklahoma, made and entered on the *10th* day of *May* A. D. 190*3*
the above named principal was appointed guardian of the person and estate of the above named

Rhoda E. Shrig, Olive E. Shrig, Viola
C. Shrig and Paul N. Shrig, minors.
and letters of guardianship were directed to issue to said principal upon his taking and subscribing the
oath required by law and executing a bond to said ward in the penal sum of
Five Hundred & no/100 DOLLARS
with sureties to be approved by the Judge of said Court.

Now, therefore, if the above bounden principal shall faithfully execute the duties of such trust as
such guardian according to law, then this obligation shall be void, otherwise to remain in full force and
effect.

Witness the hands of said principal and said sureties this *26th* day of *June* 190*3*
Sarah M. Shrig
Milton M. E. mis
Marshall M. E. mis

STATE OF OKLAHOMA,)
McCLAIN COUNTY.)

The undersigned, sureties on the foregoing Bond, being duly *affirmed* on oath each for himself says:
I am a resident householder and freeholder within the State of Oklahoma, and have property within said
State worth over and above all my just debts and liabilities exclusive of property exempt from execution
the sum set out and stated below, that is to say:

I, *Milton M. E. mis* am worth the sum of \$ *500.00*

I, *Marshall M. E. mis* am worth the sum of \$ *1000.00*

I, _____ am worth the sum of \$ _____

I, _____ am worth the sum of \$ _____

Milton M. E. mis
Marshall M. E. mis

Subscribed and sworn to before me this *26th* day of *June* 190*3*
My commission expires
February 23rd 1914.

I hereby approve the above bond this *27* day of *June* 190*3*

W. H. Johnson
County Judge
W. H. Johnson
County Judge.

1 B

No. 21

In the Matter of the Guardianship of
Blenda Henry
et al, minor

GUARDIAN'S BOND

Filed Jan 27 1913

Mary Helen
et al to be

Recorded in Guardian's Record Book

Page

\$150
Product Fee B
4 yrs 22.50 to 230

No. _____ In the Matter of _____

Administrator, Executor or Guardian, Residence _____

Attorneys _____

Docket _____

Page _____

Fee Book _____

Page _____

DATE	FEE	AMOUNT	DATE	FEE	AMOUNT
	WILL—Orders on Presentation, \$1.00			BROUGHT FORWARD,	5-25
	Affidavit in Petition for Probate, 25c			Affidavit to Report, 25c	
	Recording Petition, per 100 words, 15c			Recording, per 100 words, 15c	
	Issuing Citation, entering Sheriff's Return, 50c			Appointing Com'r to Divide, and Writ, \$2.00	
	Appointing and Notifying Guard. ad Litem, 50c			Approving Division and Order thereon, \$1.00	
	Issuing Subpoena for Witness, 50c			Appointing and Notifying Guard. ad Litem, 50c	
	Affidavit of Witnesses, 25c				
	Examining Witnesses and order Probating, \$2.00			PARTIAL SETTLEMENT—Affidavit in Account, 25c	
	Issuing Commission to take Deposition, 50c			Affidavit to List of Heirs, 25c	
	Filing Interrogatories, 10c			Examining, Stating Acc't and Ap. Hearing, \$1.00	
	Copy of same, per 100 words, 15c			Order to Publish Notice of Sale, 50c	
	Recording Will, per 100 words, 15c			Appointing and Notifying Guard. ad Litem, 50c	
	Recording Testimony, per 100 words, 15c			Examining Vouchers, 10c	
	Certificate, without seal, 25c			Administering Affidavits, 25c	
	Certificate, with seal, 50c			Making Decree and Order to Record, \$1.50	
	Presiding at Trial of Cont'd Will, per day, \$2.50			Recording same, per 100 words, 15c	
				Filing Claims and Giving Receipt, 15c	
	LETTERS—Affidavit in Petition, 25c			INSOLVENCY—Affidavit in Report, 25c	
	Recording Petition, per 100 words, 15c			Affidavits to Statements, 25c	
	Recording Rel. right to Adm'n'r, 100 words, 15c			Recording Report and Statement, 100 words, 15c	
	Granting Letters of Administration, 50c			Order Appointing Day for Hearing, 25c	
	Issuing and Recording same, 50c			Order to Publish Notice of same, 25c	
	Granting Letters of Gu'd'nship each minor, 75c			Order for Citations, 25c	
	Issuing, Filing and Recording same, 50c			Issuing Notice to Creditor Day of Hearing, 50c	
	Taking, App., Filing, Rec. Adm. Bond, \$1.50			Order Sustaining Report, 25c	
	Taking, App., Filing, Guard. Bond, \$1.00			Order for Settlement, 25c	
	Affidavit of Justification, 25c			Order to Publish Day of Settlement, 25c	
	Granting Order of Appraisalment, 50c			Issuing Notice of Day of Settlement, 25c	
	Issuing Order of Appraisalment, 25c			Affidavit to Amount of Claims, 25c	
	Recording same, per 100 words, 15c			Appointing and Notifying Guard. ad Litem, 50c	
	Order Removing Executor, Adm., Guard, \$2.00				
	Order Appointing General Guardian, \$1.00			SALE OF REAL ESTATE—Affidavit in Petition, 25c	
	Issuing and Recording same, 50c			Recording Petition, per 100 words, 15c	
	Order Appointing General Administrator, \$1.00			Order Appoint. Day of Hearing and Notice, \$1.00	
	Issuing and Recording same, 50c			Order to Publish Notice of same, 50c	
	Order Appointing Administrator ad Litem, \$1.00			Issuing Citations, Entering Sheriff's Return, 50c	
	Issuing and Recording same, 50c			Appointing and Notifying Guard. ad Litem, 50c	
				Issuing Commission to take Deposition, 50c	
	HOMESTEAD—Rec. Petiti'n for Com., 100 words, 15c			Filing Interrogatories, 10c	
	Record. Order for Applicant, per 100 words, 15c			Copy of Interrogatories, per 100 words, 15c	
	Recording Order for Com., per 100 words, 15c			Appointing Com. to Divide and Issue Writ, \$2.00	
	Notice to Commissioners, 50c			Affidavit in Report of same, 25c	
	Recording Report of Com., per 100 words, 15c			Order Approving Division and Report, \$1.00	
	Record. Order Setting Apart, per 100 words, 15c			Recording same, per 100 words, 15c	
	INVENTORY—Order to Approve and Record, 50c			Hearing Applio'n for Dower, Issuing Writ, \$4.00	
	Affidavit to same, 25c			Exam'g Testimony and Grant. Order to Sell, \$2.00	
	Recording same, per 100 words, 15c			Recording Depositions, per 100 words, 15c	
				Record. Relinquish'm't of Dower, per 100 words, 15c	
	SUPPLEMENT INVENTORY—Order Approv. Rec., 50c			Recording Report, per 100 words, 15c	
	Affidavit to same, 25c			Rec. Payment Purchase Money, per 100 words, 15c	
	Recording same, per 100 words, 15c			Making Order on Report of Sale of Land, 75c	
	Recording Decree, per 100 words, 15c			Hear. Application to Compel Conveyance, etc., \$2.00	
	APPRAISEMENT—Order Approving, Rec., 50c			FINAL SETTLEMENT—Affidavit in Account, 25c	
	Affidavit to same, 25c			Affidavit to Statement of Heirs, 25c	
	Recording same, per 100 words, 15c			Exam'g, Stating and Reporting Account, \$1.00	
				Order to Publish Notice of same, 50c	
	SUPPLEMENT APPRAISEMENT—Grant. Order, 50c			Appointing and Notifying Guard. ad Litem, 50c	
	Issuing Order of Appraisalment, 25c			Examining Vouchers, 10c	
	Recording Warrant, per 100 words, 15c			Administering Affidavits, 25c	
	Order to Approve Appraisalment, 50c			Recording same, per 100 words, 15c	
	Affidavit to same, 25c			Decrees in Final Settlement, 50c	
	Recording same, per 100 words, 15c				
	Recording Decree, per 100 words, 15c			SPECIAL PROCEEDINGS—Proceedings for Declarat'n of	
	SALE OF PERISHABLE PROPERTY—Petition, 25c			Unsound Mind and App. Guard. ad Litem, \$5.00	
	Recording same, per 100 words, 15c			Recording Decree Relieving Minors, etc., \$1.00	
	Granting Order of Sale, 50c			Proceed. to Perpetuate Testim'y, per 100 words, 20c	
	Issuing Order of Sale, 25c			Other Services Relating thereto, 75c	
	Appointing and Notifying Guard. ad Litem, 50c			Record Proceedings Binding on Appren., \$1.00	
	Appointing and Notifying Guard. ad Litem, 50c				
	Recording, per 100 words, 15c				
	SALE OF PERSONAL PROPERTY—Petition, 25c				
	Recording same, per 100 words, 15c				
	Granting Order of Sale, 50c				
	Issuing Order of Sale, 25c				
	Order to Publish Notice of Sale, 50c				
	CARRIED FORWARD,				

TOTAL PROBATE JUDGE'S FEE,

No.

The State of Alabama,

County.

PROBATE COURT.

In the matter of

PROBATE FEE BILL.

Received of

Dollars,

in payment of the above,

this 18.....

Judge of Probate.

Marshall & Bruce Co., Stationers, Nashville, Tenn.

DATE	FEES OF SHERIFF	AMOUNT	DATE	FEES OF WITNESSES	AMOUNT
	Serving and Returning Citations, @ 80 65				
	Summoning Witnesses, @ 65				
	Collecting Execution for Cost, 1 50				
	Serving Application to Perpetuate Testimony, 1 00				
	Impanelling Jury, 75				
	Serving Notices, @ 65				
	Summoning Jury Dower, per day, 5 00				
	Serving Writs, @ 50				
	Sheriff's Commissions,				
	FEES OF PRINTER				
	<i>Ask ho mwa?</i>				
	FEES OF GUARDIAN AD LITEM				
	<i>J. E. Ave G-</i>	<i>3 00</i>			
	<i>Joe B. Rowle</i>	<i>5 00</i>			
	FEES OF COMMISSIONERS				

I have received the amount opposite my name.

James B. Rowle

5 00

THE STATE OF ALABAMA, IN PROBATE COURT.
COUNTY OF WASHINGTON.

Comes S. E. McGlathery, Guardian ad Litem for Rhoda Eva Ihrig, Olive E. Ihrig, Viola E. Ihrig and Paul N. Ihrig, Minor heirs of Benj. F. Ihrig, deceased, and denies each and every allegation of the report submitted in this case by Ben D. Turner, as Guardian for the wards above named and resists the confirmation of the sale set out in said report, and demands strict proof of the same.

Given under my hand this the 7th day of April, 1913.

S. E. McGlathery
Guardian ad Litem.

The State of Alabama,
County of Washington.

To the Hon. Dan J. Long, Judge of Probate for said County:

The undersigned, Ben D. Turner, guardian of the estate of Rhoda E. Ihrig, Oliver E. Ihrig, Viola C Ihrig and Paul N. Ihrig minors, hereby resigns his office as guardian of the estate of the above named minors, heirs of Benj. F. Ihrig deceased, and prays that his said resignation be accepted and entered of record, and for all such orders and proceedings as may be proper in the premises.

The undersigned files herewith a full account of the guardianship accompanied by proper vouches and verified by affidavit.

Signed and dated this the 16th. day of August, 1913.

Ben D. Turner

IN THE MATTER OF THE FINAL SETTLEMENT OF THE GUARDIANSHIP OF THE
MINOR HEIRS OF BENJAMIN F. IHRIG, DECEASED:

RECEIPTS:

Proceeds of the sale of the interest of Rhoda E. Ihrig, Olive E. Ihrig,
Viola C. Ihrig and Paul N. Ihrig, in lands of the estate \$228.56

DISBURSEMENTS:

Court costs in this proceedings

Account on hand

26.75

\$201.81

STATE OF ALABAMA

WASHINGTON COUNTY.

Before me, Daniel J. Long, Judge of Probate in and
for said State and County, personally appeared Ben D. Turner, Guardian,
who being duly sworn, deposes and says, that the above statement of
accounts is just, true and correct.

Ben D. Turner
Guardian-

Sworn to and subscribed before me
this the 16th, day of August, 1913-

D. J. Long
Judge of Probate Washington County, Ala -

26

5-0

Private Mr B
page 230-31

The State of Alabama,
Washington COUNTY.

PROBATE COURT.

Dec 5 1912

In the Matter of the Estate of Benj. F. Shrig Deceased.

Know all Men by these Presents, That we Ben S. Lundy
S. E. McClathery and

are held and firmly bound unto

Don L. Long

Judge of Probate of said County, and his successors in office in the penal sum of

Two Hundred

Dollars,

for the payment of which well and truly to be made and done, we bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated, this 5th day of Dec. 1912

The condition of this obligation is such, That whereas,

ha been appointed Administrator, Guardian

of the estate of Rhoda Eva Shrig, Alice E. Shrig, Viola C. Shrig, Pearl W. Shrig, minor heirs of Benj. F. Shrig, Decd.
 Now, therefore, if the said Ben

shall well and truly perform all the duties which are or may be by law required of him as such Administrator, Guardian

then this obligation to be null and void, otherwise to remain in full force and effect.

And we and each of us hereby waive all rights of claim of exemption as to personal property we or either of us have now or may hereafter have, under the Constitution and Laws of Alabama, and we hereby severally certify that we have property free from all encumbrance, to the full amount of the above bond.

Witness our hands and seals, this 5th day of Dec 1912

Taken and approved,

this 7th

1912

D. Long
 Judge of Probate.

Ben S. Lundy (L. S.)
S. E. McClathery (L. S.)
J. H. H. H. H. (L. S.)
J. H. H. H. (L. S.)

No. 4 Page

The State of Alabama,

COUNTY.

PROBATE COURT.

ESTATE OF

Deceased.

~~ADMINISTRATOR'S~~ BOND.

Filed Dec 5 1912

D. H. Jones
Judge of Probate.

5-0 100

Recorded in Probate Record

Vol. B Page 333

Judge of Probate.

STATE OF ALABAMA,
WASHINGTON COUNTY.

PROBATE COURT-

IN THE MATTER OF THE APPLICATION FOR LETTERS
OF GUARDIANSHIP OVER THE MINOR HEIRS OF BENJAMIN F. IHRIG, DECEASED:

Comes *Ben J. Turner* and files
in this Court his petition in writing to be appointed as the Guardian
for Miss Rhoda Eva Ihrig, Miss Olive E. Ihrig, Viola C. Ihrig and
Paul N. Ihrig, minor heirs of Benjamin F. Ihrig, deceased, which petition
is made a part hereof. It appearing to the satisfaction of the Court
that the allegations of said petition are true and the said minors
have no relatives residing in this State and the said *Ben J. Turner*,
is a suitable and proper person to act as Guardian for said minors
and is willing to give bond and qualify as Guardian; It is ordered
by the Court that Letters of Guardianship upon the property of said
minors, viz: Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N.
Ihrig in this State issue to the said petitioner, *Ben J. Turner*,
upon his entering into Bond with sufficient sureties in the sum of
\$200.00, conditioned as required by law.

Given under my hand this the 5 day of Dec 1912

D. L. Long
Judge of Probate

3

Julia 5th Dec 1912
J. J. J. J. J.

5-0 units

Minute 6
page 206

STATE OF ALABAMA,
WASHINGTON COUNTY.

TO THE HON. DANIEL J. LONG JUDGE OF PROBATE WASHINGTON COUNTY, ALABAMA:

Your Petitioner, *Ben J. Long*

respectfully represents unto your Honor as follows:

That he is a citizen of said County and State; that Miss Rhoda Eva Ihrig, Miss Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig are minors children of Benjamin F. Ihrig, deceased; who, together with other distributees of said estate have an estate in their own right amounting to the sum of approximately \$100.00 consisting in real estate; that the only remaining parent, the mother of said minors, is a non-resident of the State of Alabama; that said minors have no relatives in this State, and that they reside in Cement, Oklahoma-

The Premises considered, petitioner prays that an order be made appointing him Guardian of the Estate of said minors, within the State of Alabama, upon his entering into Bond with sufficient sureties as provided by law.

Given under my hand this the 5 day of Dec. 1918

Ben J. Long
Petitioner

1
Belated for
Apostrophe

Private Mount Record
Page 220-21

The following is a list of the names of the persons who have been identified as having been in contact with the subject of this report during the period from January 1, 1945, to January 1, 1946. The names are listed in alphabetical order of the last name. The first name is given in full, and the middle initial is given in abbreviated form. The date of birth is given in full, and the date of death is given in abbreviated form. The date of birth is given in full, and the date of death is given in abbreviated form. The date of birth is given in full, and the date of death is given in abbreviated form.

[Signature]

STATE OF ALABAMA,
WASHINGTON, CO.

IN THE PROBATE COURT OF
OF SAID COUNTY.

To James B. Rawls, Atty. at Law.

On the 16th. day of August 1913, the said Probate Court made an order appointing you guardian ad litem for Rhoda E. Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig minors in a preceeding involving the final settlement of the accounts of their guardian, Ben D. Turner, and to the effect the removal of their property from the state of Alabama, to the state of Oklahoma. Said cause will be heard on Monday the first day of September, 1913.

Given under my hand on this the 18th. day of August 1913.

D. J. Long
Probate Judge

To the Hon. Danl. J. Long, Judge of the Probate Court of Washington County Alabama.

I hereby consent to act as guardian ad litem for the above named minors in the above matter.

James B. Rawls
1.

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Printer 6

page 263-

Apprenticeship
Acceptance of
Guardian and
Letters.

STATE OF ALABAMA

WASHINGTON COUNTY.

IN THE MATTER OF THE ESTATE OF BENJAMIN F. IHRIG, DECEASED:

Mrs. Sarah M. Ihrig, having filed with the Court a petition verified by affidavit, accompanied by transcript duly certified of the appointment of herself as Guardian for Rhoda E. Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig, minors, by the County Court of McClain County, State of Oklahoma, which is a Court of competent jurisdiction, in said State, and transcript of her bond as such Guardian, with sureties approved by such Court, in a penalty as required by law; seeking the removal of the funds of said minors to the State of Oklahoma;

It appearing to the satisfaction of the Court that the application speaks the truth and that the transcript of the appointment of said Guardian is in due form and properly certified and that said appointment was made by the Court of competent jurisdiction;

It is therefore ordered by the Court that Ben D. Turner, Guardian, of the estate of said minors, in Alabama, proceed at once to make final settlement of said Guardianship, and that upon said final settlement, he pay over to Mrs. Sarah M. Ihrig, as Guardian aforesaid, whatever sums of money may remain in his hands after paying the expenses of said Guardianship.

The said Ben D. Turner having filed his resignation as Guardian, and having in view the removal of the property of his wards to the State of Oklahoma, accompanied by his accounts and vouchers and asking for a Final Settlement of said Estate, it is ordered that the 2^d day of Sept, 1913, be set as the date for hearing said report on Final Settlement and that Jas. B. Rawls be appointed as Guardian ad litem to represent said minors in said settlement;

It is further ordered that notice of said settlement be given for ten days by posting written notice at the Court House

Door and at three (3) other Public places in Washington County, Alabama, to-wit: At the Post Office at Fruitdale, Washington County, Alabama, at the Old Court House Door in the town of St. Stephens, and at the Post Office Door in the town of Chatom, all in Washington County, Alabama.

Given under my hand and seal this the 13th, day of August, 1913.

A. J. Long
Judge of Probate Washington County, Ala.

3 B

50 cents

Memoria 6

page 261-62

Wells, William
Harrison

STATE OF ALABAMA,
WASHINGTON COUNTY.

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF BENJ. F. IHRIG, DECEASED:

On this day came Ben D. Turner Guardian of Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig, minor children of Benj. F. Ihrig, deceased, and reported to the court that he had joined the other tenants in common, joint owners with said minors, in a conveyance made under Section 5253 of the Code of 1907 in the sale of the NE 1/4 of SE 1/4 of Section 17, Tp. 5 North, Range 4 West.

It appearing to the Court that the said report conforms to Section 5253 of the Code of 1907; that the same prays for a confirmation of said sale and ~~for~~ authority to make a deed conveying the interest of said minors to one A.A. Uaker to whom said property was sold; it is therefore ordered that Monday the 7th, day of April, 1913 be set as a day for hearing said report.

Given under my hand this the 11th, day of March, 1913-

J. D. Long

Judge of Probate, Wash. Co. Alabama-

200

Annville Aug 2008

Under selling day to
Lucas report of 2008.

7
Jules Mack 11 1913
J. J. Mack

STATE OF ALABAMA,
WASHINGTON COUNTY.

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF BENJ. F. IHRIG, DECEASED:
TO THE HON. DANIEL J. LONG, JUDGE OF PROBATE COURT OF SAID COUNTY:

The undersigned Ben D. Turner as Guardian of Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig, and Paul N. Ihrig, minor children of Benj. F. Ihrig deceased, duly appointed by an order of this court, submits to your Honor the following report.

That under authority vested in him as such Guardian under Section 5253 of seq. of the Code of 1907 he has conveyed to A.A. Coaker by deed dated March 10th, 1913, all of the interest of said wards in and to the NE 1/4 of SE 1/4 of Section 17, Tp. 5 North, Range 4 West, in Washington County, Alabama; that he was joined in said conveyance by all of the other tenants in common of said land; that said sale was made for a division of the proceeds thereof; that the deed of the adult tenants in common was made to John W. Poole and that while the deed by the undersigned as Guardian was in process of execution, the said Poole conveyed all of his interest unto the said A.A. Coaker; that \$150.00 of the purchase price of said property has been paid in cash; that the total consideration to be paid all of the parties is \$400.00; that the balance of the purchase money is to be paid on the hearing of this report; that the purchase money will be divided between the parties as their interest may be.

Your petitioner hereby applies to the Court for authority to make a conveyance of the interest of said wards in the lands above described and which has been sold as above set forth to A.A. Coaker. Your petitioner also reports that the names, residences and ages of such wards are as follows: Rhoda Eva Ihrig, age 18 yrs, Cement, Okla. Olive E. Ihrig, age 16 years, Cement, Okla; Viola E. Ihrig, age 14 yrs. Cement, Okla; Paul N. Ihrig, age 12 yrs. Cement, Okla; Further that they are in the custody of their mother Sarah M. Ihrig, who resides at Cement, Okla. That said wards have no one residing in Alabama who is kin to them and not interested in said sale.

Your petitioner prays for the confirmation of said sale and the authority to make a deed as aforesaid.

Given under my hand this the 11th, day of March, 1913-

R. L. Turner
Guardian-

Sworn to and subscribed before me this the 11th, day of March, 1913-

Florida Y. Powell
Notary Public, Washington County, Alabama-

12
Filed March 11th 1913
J. S. Jones

Proctor Ave B
page 223-24

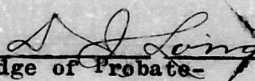
STATE OF ALABAMA,
WASHINGTON COUNTY.

PROBATE COURT.

IN THE MATTER OF THE ESTATE OF BENJ. F. IHRIG, DECEASED:

In this case Ben D. Turner Guardian of Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig, having filed his report showing the sale of the interest of said minors in certain property described in said report and it appearing to the Court that the interest of said wards should be represented by a Guardian ad litem, it is ordered by the Court that S. E. McGlathery ^{be} appointed as Guardian ad litem for said wards and that he take such action as is required by law to protect their interest and that he appear for said wards and resist the confirmation of said sale, which said report will be heard on Monday the 7th, day of April, 1913.

Given under my hand this the 11th, day of March, 1913-



Judge of Probate

STATE OF ALABAMA,
WASHINGTON COUNTY.


IN THE MATTER OF THE ESTATE BENJ.F.IHRIG, DECEASED:

TO RHODA EVA IHRIG, OLIVE E.IHRIG, VIOLA C.IHRIG AND PAUL F.IHRIG;

You ~~will take~~ notice that Ben D.Turner acting as your Guardian, has reported to this Court that he has sold your interest in and to the NE 1/4 of SE 1/4 of Section 17, Tp. 5 North, Range 4 West, together with the interest of all other joint owners, to A.A.Coaker, for the total consideration of \$400.00, the proceeds to be divided between the said joint owners, according to their several interests; said petition prays that the said sale be confirmed and that this Court order said Guardian to make a conveyance of your entire interest in the said property.

YOU ARE THEREFORE NOTIFIED, that Monday the 7th, day of April, 1913, is set as a day for the hearing of said petition, at which time you will appear and contest the confirmation of said sale, if you deem it wise.

WITNESS MY HAND this the 11th, day of March, 1913-



Judge of Probate-

23

5-0

Memoranda 6/19/22.8-23
Notes of Learning -

6/19/25-39
Kearney -

THE STATE OF ALABAMA,
COUNTY OF WASHINGTON.

Comes Ben D. Turner, Guardian of Rhoda Eva Ihrig, Olive E. Ihrig, Viola C. Ihrig and Paul N. Ihrig, minor heirs of Benj. F. Ihrig, deceased and states under oath that the sum of ~~the~~ \$ 400.00 has paid to him for the entire consideration for the interest of the minors and the interest of the adult heirs in and to the NE1/4 of SE1/4, Sec. 17, Tp. 5, N. R. 4 West, in Washington County, Alabama; said money to be applied as the interest of said parties shall appear.

Ben D. Turner
Guardian.

Sworn to and subscribed before me on
this the 7th day of April, 1913.

S. E. M. Clathery
Notary Public.

STATE OF ALABAMA, * Probate Court.

WASHINGTON COUNTY. * IN THE MATTER OF THE CONFIRMATION OF THE
REPORT OF THE SALE BY BEN D. TURNER, GUARDIAN OF THE MINOR HEIRS OF
BENJ. F. IHRIG, Deceased.

On this the 7th day of April, 1913, the same being the day heretofore set for the hearing of the Report of Ben. D. Turner, as the Guardian of the Minor heirs of Benj. F. Ihrig, deceased, the same being a day not less than twenty days from the filing of said Report and it appearing to the Court that due notice of the day of hearing has been given as required by Section 5255 of the Code of 1907, it appearing to the Court that S. E. McGlathery the duly appointed Guardian ad Litem of said minor heirs has denied in writing the allegations of said report; and the said S. E. McGlathery, Guardian ad Litem as aforesaid being present in Court to protect the interests of said minors the Court proceeded to hear the evidence introduced by said parties for and against the confirmation of said sale.


The Court then heard the evidence orally in open Court.

It now appearing to the Court to its satisfaction from all the evidence introduced that said sale as made is to the interest of the minors above mentioned and that it is to the best interest of said minors that said sale be confirmed in all respects as reported to this Court by Ben D. Turner their Guardian on the 11th day of March, 1913,:

Upon consideration of said report and the evidence introduced it is therefore ordered, that the said sale be and the same hereby is in all respects confirmed.

It further appearing to the Court that full payment had been made to said Guardian for the interest of said wards for the property described in said report, it is ordered that the said Ben D. Turner, the Guardian of the minors above referred to make and deliver to A. A. Coaker, the purchaser at said sale above referred to a good and valid deed conveying the interests of Rhoda Eve Ihrig, Olive E. Ihrig, Viola E. Ihrig and Paul N. Ihrig, minor heirs of Benj. F. Ihrig, deceased, the same being the minors and wards herein referred to, in and to the NE 1/4 of the SE 1/4 of Section 17, Tp. 5, N.R. 4 West, in Washington County, Alabama, described in said report of sale.

Given under my hand in open Court this the 7th day of April, 1913.



Judge of Probate.

Amount to pay 260-61
orders to make good.

Amount to pay 260-61
orders to make good.