

Clerk's Form No. 59

CERTIFIED COPY.

Discharge of Bankrupt

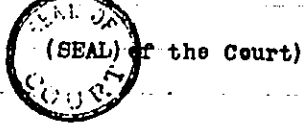
IN THE DISTRICT COURT OF THE UNITED STATES,
FOR THE DIVISION, WESTERN DISTRICT OF SOUTH CAROLINA

In the Matter of
William Green Ashmore,
Greenville, South Carolina
Bankrupt.
No. B-1169 In Bankruptcy.

Whereas, William Green Ashmore of Greenville, S. C. in said District, has been duly adjudged a bankrupt, under the Acts of Congress relating to bankruptcy, and appears to have conformed to all the requirements of law in that behalf.

It is, therefore, ordered by the Court that said William Green Ashmore, be discharged from all debts and claims which are made prevable by said Acts against his estate, and which existed on the 9 day of July A. D. 1929, on which day the petition for adjudication was filed by him; excepting such debts as are by law excepted from the operation of a discharge in bankruptcy.

Witness the Honorable H. H. Watkins, Judge of said District Court,
and the seal thereof, this 11 day of October A. D. 1929.



D. C. Durham, Clerk.

A True Copy

Test.

D. C. Durham,

D. C. Durham, Clerk.

Recorded this the 20th day of May 1930 at 3:57 P. M.

END OF Doc.

State of South Carolina
County of Greenville

Whereas, John H. Trammel by his Last Will and Testament, among other things, directed that his "Home Place" containing three hundred and three acres be divided so as to give to his daughter, Mrs. Carey Elizabeth Hammond one hundred acres and the grounds on which the dwelling stands; to Mrs. Mamie Trammel, his daughter-in-law the amount of one hundred acres, directing the courses for the lines of division thereof, and directing that the remainder of the said place be sold; and

Whereas, it was found that the division as provided in said Will was disadvantageous to both the devisees, and also would leave two small strips of land which would have to be so disadvantageously cut as to be practically unsalable; and

Whereas, the said devisees have agreed among themselves to equally divide in kind the said "Home Place" of 303 acres, providing otherwise for the payment of any debts still owing by or against the said Estate, and to that end have caused the same to be surveyed and platted by Surveyor Riddle, dated April 17, 1930, now, therefore, it is agreed by the said devisees as follows;

That the said Mamie Elizabeth Trammel have and take the eastern half of said tract, containing 151.50 acres, as shown by said plat, and bounded North by lands of Earle Beswell, Northeast by lands of B. Cox and of D. N. Johnson; South by Mush Creek and lands of W. F. Lunsford, and West and north-west by the other half of said Trammel "Home Place," herein agreed and allotted to Carey Elizabeth Hammond.

That the said Carey Elizabeth Hammond take and have the Western half of said "Home Place" containing the former residence of the said deceased, containing 151.50 acres, as shown by said plat, and bounded North by lands of Miller; north-east by lands of Earle Beswell; East and South by other lands of said Trammel "Home Place", herein allotted to Mamie Elizabeth Trammel, and West by lands of others.

That each of the said parties may at once assume and take possession, control and ownership of the respective parcels of said lands herein allotted and agreed to each, and use, manage, control, possess, operate and handle the same as her own separate and individual property, without respect each to the other, or to the said Estate, and that the partition herein agreed upon shall before or at the final settlement of said estate be completed and confirmed either by partition deeds among said parties, or by order of the Court on the same or in some satisfactory, agreed manner as to convey and confirm full, legal title in each to her respective tract. That each party pay her taxes for the year 1930, but each to receive and use her income, profits, rents or other revenue from her own place independent of the other.

That the remainder of the said estate, not herein or heretofore otherwise disposed of, be held and used to pay the debts of the said estate, and for any differences that may be due by one to the other; and in case the remainder of the said estate be insufficient for such purposes, then the lands herein partitioned and allotted to stand as security for any debts or deficiencies until fully paid and discharged.

This contract to enure to the benefit of, and be binding upon the respective parties hereto, their respective heirs, executors, administrators and assigns.

Witness the hands and seals of the said parties hereto in duplicate this the 7th day of May A. D. Nineteen Hundred and thirty.

Signed, sealed and delivered

Carey Elizabeth Hammond L. S.

in the presence of:

Mamie Trammel L. S.

Jessie O. Hunt

Oscar Hedges

State of South Carolina

County of Greenville

Personally appeared Jessie O. Hunt who on oath says that she was present and saw the within named Mrs. Carey Elizabeth Hammond and Mrs. Mamie Elizabeth Trammel, each, sign, seal, and as their respective act and deed, deliver the foregoing agreement, for the uses and purposes therein mentioned; and that deponent, together with Oscar Hedges witnessed the execution of the same.

Sworn to before me this the 7 day
of May A. D. 1930

Jessie O. Hunt.

Oscar Hedges.

Notary Public for S. C.

Recorded this the 21st day of May 1930 at 3:35 P. M.

END OF Doc.