(2)

min to the state of the state o

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

IN THE MATTER OF:		)	ORDER IN DISCLAIMING
JOHN EUGENE FITZ	PATRICK,	)	) CERTAIN ASSETS
•	Bankrupt.	)	In Bankrupucy No. 1773

At a duly adjourned meeting of the creditors of the bankrupt held on March 18, 1955, pursuant to proper notice, the trustee reported to the creditors the results of his investigation of the assets of the bankrupt, and from this report it clearly appeared that there is no possible equity for the unsecured creditors in certain assets described in the Patition of the trustee, and in addition, it appeared that the administration of these assets would be burdensome and expensive to the estate.

appeared to be the consensus of the opinion of the unsecured creditors that the trustee should disclaim these assets and there were no objections voiced or apparent, thereupon, the Court directed the trustee to file a formal petition of disclaimer, which the trustee has filed herewith and in which the facts reported to the creditors are set out in some debath.

It clearly appears from this petition and about the testimony that there is no equity for the unsecured profifered for the property that is described in the petition;

NCW, THEREFORE, IT IS OFFICED, that the property horoinafter described and that all right, title and interest be and is hereby vested in J. E. Fitzpatrick to the same entent as though the petition in bankruptcy had never been filed:

ALL that piece, parcel or lot of land situate, lying and being in the County of Greenville, State of South Caroling,