



THE UNITED STATES OF AMERICA  
IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE WESTERN DISTRICT OF SOUTH CAROLINA.

THE UNITED STATES OF AMERICA

against

Two certain tracts of land known as the Mrs. Louis Dean (now Mrs. C. F. Westmoreland) Annie Dean, J. Madison Dean, E. B. Dean and Mrs. Belten (Annie) Liles tract, to-wit, a certain tract containing one hundred acres, more or less, and a certain tract containing five and one half acres, more or less, both situate in Beach Spring Township, in the county of Spertanburg, state of South Carolina.

P E T I T I O N

The petition of the United States, brought by J. William Thurmond, United States Attorney for the Western District of South Carolina, acting under instructions of the Attorney General and at the request of the Secretary of War, respectfully represents to the Court:

I.

That the Secretary of War has requested and caused this proceeding to be instituted for the acquirement of the land hereinafter described by condemnation for the temporary use of the United States of America, he having determined that the same is needed for a public purpose, to-wit: for the "site, location, construction and prosecution of works of fortifications and military training camps as authorized by the Act of Congress passed and approved July 2, 1917, and entitled "An Act to authorize condemnation proceedings of lands for military purposes", and adjunctive to an act passed and approved May 18, 1917, and entitled "An Act to authorize the President to increase temporarily the military establishment of the United States".

II.

That the United States has caused a survey to be made of the lands hereinafter described and from an investigation of the

Westmoreland) Annie Dean, J. Madison Dean, E. B. Dean and Mrs. Belton (Annie) Liles are the owners thereof, and the said owners of said land have failed and refused to fix a price for the said land which in the opinion of the Secretary of War is reasonable, and there is a disagreement between the United States and the said owners as to the consideration to be paid for the use of said land for the time and purpose for which it is needed, and the said owners object to the entry on said land by the United States for the purposes aforesaid; and therefore, it is imperative and necessary that the lands be condemned and that there be a judicial ascertainment of all questions involved.

### III.

That a state of war now exists between the United States of America and the Imperial German Government, and said land is needed as necessary for the public use by the United States for military purposes and especially for the "site, location, construction and prosecution of works of fortifications and military training camps", as aforesaid.

### IV.

That a general description of said land is as follows:

All that certain piece or parcel of land being a part of lot number two of the George B. Dean estate, Beech Springs Township, county of Spartanburg, and state of South Carolina, lying south of the present Camp Wadsworth, more particularly bounded and described as follows:

Beginning at a point in the north line of the National Highway and on the line between lands of Mrs. Louis Dean and Mrs. R.A. Lancaster; thence north about two degrees and no minutes east (N. 2-00 E) along east line of lands of Mrs. R.A. Lancaster, about twenty seven (27) chains to a point; thence north about forty three degrees and forty five minutes east (N. 43-45 E) along easterly line of lands of Mrs. R.A. Lancaster about three (3) chains and eight (8) links to an iron pin in the south line of lands of Camp Wadsworth; thence north about forty three degrees and forty two minutes east (N. 43-42 E) along south line of Camp Wadsworth about one thousand three hundred forty (1340) feet to an iron pin in the northwest corner of lands of J. C. Lanford; thence south about twelve degrees and five minutes east (S. 12-05 E) along west line of lands of J. C. Lanford about fifty four (54) chains and fifty (50) links to the north line of National Highway; thence westerly along north line of the National Highway about two thousand (2000) feet to the point of beginning, containing about one hundred (100) acres of land.

And also all of that certain piece or parcel of land being a part of lot number two of the George B. Dean estate, in the township, county and state above mentioned, more particularly bounded and described as follows:

Beginning at a point in the north line of the improved National Highway on the east line of lands of Mrs. R.A. Lancaster; thence northerly along east line of land of Mrs. R.A. Lancaster, about three hundred (300) feet to the north line of the old National Highway; thence easterly along said north line of the old National Highway about seventeen hundred (1700) feet to the north line of the improved National Highway; thence westerly along the north line of the improved National Highway about sixteen hundred (1600) feet to the point of beginning, containing about five and one half (5 1/2) acres of land. The total area of property above described being about one hundred five and one half (105 1/2) acres of land and extending to and abutting on the newly improved National Highway.

#### V.

That it is proper that the damages assessed and fixed for the use of said lands by the United States be at so much per annum while the same is used by the United States, and that the assessment of damages so made shall be the basis for payment by the United States for any fractional part of a year that the United States may use said lands.

#### VI.

That upon notice in writing from the Secretary of War to the owners of said lands that the United States has no further use for the same for the purposes aforesaid, the liability of the United States for damages shall therefor cease and the owners their heirs and assigns shall be deemed to be seized and possessed thereof in the same manner as if the United States had never entered or occupied said lands.

#### VII.

That there may be persons other than the said Mrs. Louis Dean (now Mrs. C. F. Westmoreland) Annie Dean, J. Madison Dean, E. B. Dean and Mrs. Belton (Annis) Liles, the owners above mentioned, who have or claim some right, title or interest in said lands, or the right to enforce a lien upon the same or some part thereof, who should be notified of this proceeding, in order that they may, if they be so advised, appear and assert such right, title or interest in said lands as they may have, but that the United States, after exercising due diligence in that behalf, has been and is unable to

set forth in this petition the names and addresses of such persons and the respective rights, interests, liens and estates claimed by them therein.

VIII.

The Spartanburg Herald is a daily newspaper published at Spartanburg, South Carolina, and is a newspaper nearest to where said tracts of land lie; that <sup>Columbia</sup> "The Record" is a daily newspaper published in the city of Columbia in the State of South Carolina.

Therefore, upon consideration of the premises set forth, your petitioner prays as follows:

1st. That notice by the petitioner of the application for acquisition and temporary use of said lands for the military purposes aforesaid, be published as provided by law and that the owners of said lands, or other persons interested in the tracts of land above described, be required to come forward on a certain day to be named by the petitioner through its United States Attorney for the Western District of South Carolina, and file their objection if any they should have, to the proposed acquisition of said lands by the United States.

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2nd. For judgment against the lands above described, condemning same and each and every interest and estate therein for the temporary use of the United States for the purposes aforesaid.

3rd. That after having first passed on and adjudged all questions touching service and notice, and after hearing from all persons responding or desiring to be heard, the Court shall direct the questions of damages to the owners of said land by reason of the use thereof by the United States to a jury as may be proper and legal.

4th. That this Court order and adjudge that all persons whether named in this petition as owners or not, who claim any interest in said lands, or who are interested therein or who demand damages of the use of said lands by the United States, be barred from entering upon or in any way interfering with the possession of the United States of said lands while being used by the United States for the purposes aforesaid; and that all such persons be granted leave to

file appropriate pleadings to make known their claims for the damages to be paid by the United States for the use of said lands and to have all such matters adjudicated in legal and timely court between such persons, but with out further concern to the United States, except to pay the damages found by a jury for the use of said land by the United States, to such person or persons as the Court may designate.

5th. That any and all other judgments and orders be granted that may be legal and appropriate in the premises, whether same have herein been specifically prayed for or not.

*J. William Shurmond*  
United States Attorney for the  
Western District of S. C.

April 5<sup>th</sup> 1918

5  
E. W. H.

THE UNITED STATES OF AMERICA  
IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE WESTERN DISTRICT OF SOUTH CAROLINA

The United States of America

versus

Two certain tracts of land known as the  
Mrs. Louis Dean (nee Mrs. C. F. Westmore-  
land), Annie Dean, J. Madison Dean, E. B.  
Dean and Mrs. Belton (Annie) Liles tract,  
to wit, a certain tract containing one hun-  
dred acres, more or less, and a certain  
tract containing five and one-half acres,  
more or less, both situate in Beach Springs  
Township, in the County of ~~Spartanburg,~~  
~~State of South Carolina.~~

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: ORDER OF  
: CONDEMNATION.  
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*Gray*  
AN ORDER was issued from this Court on the fifth  
day of April A. D. 1918, authorizing notice to be published  
of the application of the United States for the purchase and  
acquisition of the tract of land described in the Petition in  
this proceeding and referred to in the above title, in the  
Spartanburg Herald, published in the Town of Spartanburg,  
South Carolina, a newspaper nearest to where said tract of  
land lies, and also in the State, a newspaper published in the  
City of Columbia, South Carolina, once a week for the space of  
three weeks, giving a general description of said tract of land  
together with the names of the owners or supposed owners, and  
requiring all persons interested in said tract of land to come  
on a day to be named in said notice, and file their objections  
with the Clerk of this Court at his office at Greenville, South  
Carolina, if any they should have, to the proposed acquisition  
of said tract of land by the United States, "for site, location,  
construction and prosecution of works for fortifications and  
military training camps" under the Acts of Congress hereinafter  
more specifically referred to. It appears that said notice has

ed at the National Archives

been published, as required by the said order, and the law in such case made and provided, and that the sixth day of June, A. D. 1918, was named in said notice as the day for filing objections to said purchase or acquisition of said land; and that all persons interested in said tract of land have been served with said notice by publication, as provided by law; and that, in addition thereto, extra precaution was exercised by the United States by giving actual notice to all persons who may claim any interest in said lands, that is to say:

Mrs. Louis Dean (now Mrs. C. F. Westmoreland),  
Annie Dean, J. Madison Dean, E. B. Dean and Mrs. Belton  
(Annie) Liles,

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from

It further appears that all persons interested in said tract of land are now properly before the Court, and brought within the jurisdiction thereof, and that each and all have failed to file sufficient objections to the purchase or acquisition of said tract of land by the United States; and it also appears that there is a disagreement between the United States and said owners as to the compensation and rents for said lands, and other persons claim an interest in the same, and a good title can be secured temporarily by the United States only by condemnation; now, therefore, on motion of the United States Attorney,

IT IS ORDERED, ADJUDGED AND DECREED,

-I-

That service of all parties interested in said tract of land has been made, as provided in said order and as required by law, and is adequate, complete and valid.

-II-

That no person interested in said tract of land, and no person whomsoever, has filed with the Clerk of this Court any sufficient or valid objections to the purchase of said tract of land by the United States, for the temporary use of the





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and approved July 2nd, 1917, and entitled "An Act to authorize condemnation proceedings of lands for military purposes", and adjunctive to the act passed and approved May 18, 1917, and entitled "An act to authorize the President to increase temporarily the military establishment of the United States"; and the consideration shall be stated in the deed to be "for valuable consideration as set forth in the answers of the jury to the issues submitted to them in this case", a copy of which is hereto attached; and upon vacating said tract of land by the United States for the purposes aforesaid, the Clerk of the Courts of the respective Counties in which said deeds are recorded, shall mark the same cancelled on the record book, when notified in writing by the Clerk of this court, "that the United States has vacated said lands and the deed of the same is no longer of service to them"; and when the United States vacates said tract of land the owner or owners thereof or those claiming under or through them, are authorized to have any claim for damages to the land or the improvements thereon referred to a jury to fix such damages; the right being reserved to the United States to set up benefits against damages if that principle of law should be held to apply; and this case shall remain on the docket of this court until the United States has vacated said lands and all matters and things pertaining to the subject matter in the petition in this case have been disposed of.

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- V -

That immediately upon the execution and delivery of said deed to the lands aforesaid to the United States for their temporary use for the public purpose aforesaid, all persons having any interest of any nature or kind whatsoever in said lands shall be divested of all right to enter upon or control or interfere with said lands or the temporary use of the same by the United States; and the United States for the purposes aforesaid shall

have full control of said lands, and the possession of the same already taken shall be continued for such time as the United States desires to occupy the same for the purposes aforesaid, and any person claiming any interest in said land under the owner or owners and the agents and servants of the owners, shall be barred and bound in like manner as the owners.

-VI-

That if there are conflicting claims to the damages to, and rents for said lands, the claimants are authorized and given leave to file within ten days after the damages to said lands have been assessed and the rents fixed by a jury, appropriate pleadings to make their claims and pursue the funds so paid into court and the rents thereafter to accrue and have all such matters adjudicated in legal and timely sort between such persons but without concern to the United States. The costs of parties litigating for such damages and rents shall be paid as provided by the rules of this court.

-VII-

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*Greer*  
 If the military forces have already used some of the wood from said land then it shall be paid for forthwith in accordance with the answers of the jury on the issues to be submitted in this case, and the remaining wood standing on the stump when practically all of it has been cut shall be paid for forthwith by the government in accordance with the answers of the jury to the issues to be submitted in this case, and permission is hereby granted to the owner or owners of the wood the right to show when practically all of the wood has been cut from said woodland, the rental therefor shall be paid in accordance with the answers of the jury to the issues submitted on the fair and reasonable rental value of the tillable land.

-VIII-

All rights and remedies given under this Order to the present owner or owners of the land to improvements and any other

#6.

thing of value on the premises may be transferred or assigned and the grantee or assignee shall have the same rights and remedies as the owner or owners at the present time.

-IX-

It appears from the claims that R. A. Lancaster had rented the land described in the petition for the year 1918, and his proper expenses as lessee thereon shall be allowed in accordance with the answers of the jury to the issues to be submitted.

Joseph T. Johnson  
UNITED STATES DISTRICT JUDGE  
WESTERN DISTRICT OF SOUTH CAROLINA

Aug. 15, 1918.

11  
*J. T. Johnson*

THE UNITED STATES OF AMERICA  
IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE WESTERN DISTRICT OF SOUTH CAROLINA

The United States of America :

versus :

Two certain tracts of land known as the :

Mrs. Louis Dean (now Mrs. C. F. Westmore-  
land), Annie Dean, J. Madison Dean, E. B.  
Dean, and Mrs. Belton (Annie) Liles tract,  
to wit, a certain tract containing one  
hundred acres, more or less, and a certain  
tract containing five and one-half acres,  
more or less, both situate in Beach Springs  
Township, in the County of Spartanburg,  
State of South Carolina. :

: : : : : :

IT IS ORDERED,

That the following issues be submitted to the  
jury in the above entitled case for their special findings,

to wit:

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J. E. M.

1. How many cords of wood were on the stump on the  
land when the military forces entered on the 9th day of  
April, 1918?

Ans. 450, One hundred (100) cords of which has  
been cut and used.

2. What was the fair market value of this wood on  
the stump on the date of entry by the military forces?

Ans. \$3.00 per cord.

3. What was the reasonable market value of the build-  
ings separately on said land on the date of entry of the militar-  
forces on said land?

Ans. One dwelling, one story and half high \$700.00.  
One barn \$125.00.

4. What would be a fair rental value of the land per  
annum for the ordinary purposes for which it is used under  
ordinary conditions, except the years the military forces  
enter and vacate same?

Ans. \$20.00 per acre per annum for 80 acres in cul-  
tivation; and \$5.00 per acre per annum for 25 acres in woodland;  
and when the woodland is cleared...

5. What would be a fair rental value for the land for the term beginning April 9th, 1918, and ending December 31, 1918?

Ans. Full per annum rental value.

6. What would be the fair rental value of the land the year the government vacates it, if it is vacated after April 1st of such year?

Ans. Full per annum rental value.

7. What damages did R. A. Lancaster, lessee, suffer by reason of being deprived of said premises for the year 1918?

Ans. \$182.00.

8. What is the total number of acres of land in the entire tract?

Ans. 105 $\frac{1}{2}$  acres.

9. How many acres are in woodland and how many acres are in cultivation?

Ans. 80 in cultivation; 25 $\frac{1}{2}$  in woodland.

10. Did R. A. Lancaster have this land rented for the year 1918?

Ans. Yes.

11. What would be the fair rental value for the land the year the government vacates it, if it is vacated before April 1st of such year.

Ans. \$2.00 per acre per month.

T. M. Bobo  
Foreman

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J. J. J.

108" 1011 001. 07000 LEUPWY ACINE.

13' 28TH.

107. 2. 1934. DEPARTMENT OF JUSTICE. CIVIL RIGHTS. THE UNITED STATES OF AMERICA. THE MONEY IS A DEBT TO THE UNITED STATES.

UNITED STATES OF AMERICA  
WESTERN DISTRICT OF SOUTH CAROLINA  
IN THE DISTRICT COURT.

The United States of America

vs

Two certain tracts of land known as the Mrs. Louis Dean (now Mrs. C. F. Westmoreland), Annie Dean, J. Madison Dean, E. B. Dean and Mrs. Belton (Annie) Liles tract, to wit, a certain tract containing one hundred acres, more or less, and a certain tract containing five and one-half acres, more or less, both situate in Beach Springs Township, in the County of Spartanburg, State of South Carolina.)

O R D E R

: : : : : :

That whereas the above entitled case came on for trial before a jury at Greenville, South Carolina, on or about the 15th day of August, 1918, and before his honor Jos. T. Johnson, District Judge; and

14  
J. Dean

Whereas, certain issues were submitted to the jury for their special findings.

On motion of C. M. Drummond, Attorney for the defendant Mrs. C. F. Westmoreland, and J. W. Thurmond, District Attorney, consenting, IT IS ORDERED:-

1. That the findings of the said jury and answers to said issues be, and the same hereby are, in all respects, confirmed and made the Decree of this Court.
2. It is further ordered that the said Mrs. C. F. Westmoreland have leave to enter up judgment immediately against the United States of America for the sum of Eleven Hundred Thirty-eight and 25/100 (\$1138.25) Dollars for the following items,

One hundred cords of wood cut before this case was heard - - - - -	\$300.00
Half of the rental of eighty acres of land for year 1918 - - - - -	800.00

Half of the rental value of the woodland for	
year 1918 - - - - -	38.25
Aggregating - - - - -	<u>\$1138.25</u>

It is further ordered that R. A. Lancaster have leave to enter judgment against United States of America for the sum of \$182. pursuant to findings of Jury on issue 7, submitted in said case.

There are other parties who claim some interest in this land but they seem to be remaindermen and are not entitled during the life of the said Mrs. C. F. Westmoreland to any of the rents from said lands.

Joseph T. Johnson  
UNITED STATES JUDGE.

We consent:

J. Wm. Thurmond  
U. S. Attorney

Bomar & Osborne  
Attorneys for the defendant  
J. Madison Dean, E. B. Dean  
and Mrs. Belton Liles

C. M. Drummond  
Attorney for Mrs. C. F. Westmoreland  
and Annie Dean by her guardian ad litem  
Thos. M. Lyles

15  
Jury



TO THE CLERK OF THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF SOUTH CAROLINA  
AT GREENVILLE, SOUTH CAROLINA  
FROM THE UNITED STATES OF AMERICA  
BY \_\_\_\_\_

UNITED STATES OF AMERICA

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

UNITED STATES OF AMERICA, :  
Plaintiff :  
 : ORDER.  
versus :  
 :  
Mrs. C. F. Westmoreland Tract :  
of land, Defendants :

That whereas the above entitled action came on for trial before a jury at Greenville, S. C., on or about the 15th day of August, 1918, before His Honor Joseph T. Johnson, District Judge; and

Whereas, certain issues were submitted to the jury for their special findings,

On motion of Carson & Tinsley, Attorneys for R. A. Lancaster, J. W. Thurmond, District Attorney, consenting,

16  
Jem

IT IS ORDERED: 1. That the findings of the said jury and answer to said issue in item No. 7, wherein the said R. A. Lancaster, Lessee, suffered the damage or loss of One Hundred Eighty-two (\$182.00) Dollars by being deprived of the premises above mentioned for the year 1918, be and the same is hereby, confirmed and made the decree of this Court.

2. IT IS FURTHER ORDERED: That the said R. A. Lancaster have leave to enter up judgment immediately against the United States of America for the sum of One Hundred Eighty-two (\$182.00) Dollars, as the loss and damage suffered by him as lessee of the above mentioned lands for the year 1918, pursuant to the special findings of the jury on the said issue as submitted in said case.

WE CONSENT: JOSEPH T. JOHNSON  
U. S. District Judge.

J. William Thurmond,  
U. S. District Attorney



THE UNITED STATES OF AMERICA. IN THE DISTRICT COURT.  
WESTERN DISTRICT OF SOUTH CAROLINA.

THE UNITED STATES OF AMERICA,  
PLAINTIFF,

VERSUS

MRS. G. F. WESTMORELAND TRACT OF LAND,  
DEFENDANTS.

ORDER.

Pursuant to an order of Hon. Joe. F. Johnson, United States District Judge, dated the 31 day of March 1919, wherein the finding of the jury and answer to the issues in Item 7 of said case, wherein the jury found that the said R. A. Lancaster, Lessee, suffered the damage of ONE HUNDRED EIGHTY TWO (\$182.00) DOLLARS, by being deprived of the use of said land, was confirmed and made the Decree of this Court; and

Wherein, it was ordered that the said R. A. Lancaster have leave to enter up judgment against the United States of America for the sum of ONE HUNDRED EIGHTY TWO (\$182.00) DOLLARS, and

18  
Jury

Whereas, the United States of America has deposited the sum of ONE HUNDRED EIGHTY TWO (\$182.00) DOLLARS with the Clerk of The United States District Court, for the Western District of South Carolina, in payment of said judgment;

NOW, THEREFORE, IT IS ORDERED AND ADJUDGED, that D. C. Durhan, Clerk of the United States District Court for Western District of South Carolina, disburse the above amount by paying unto R. A. Lancaster, or Gerson & Kinsley, Attys., the sum of ONE HUNDRED EIGHTY TWO (\$182.00) DOLLARS, according to the finding of the jury and the judgment of this Court.

Dated:-

(Signed) H. H. Watkins  
United States District Judge.

We consent:-

Aug. 9, 1920

(Signed) Lyles, Daniel & Drummond  
Attorney for Mrs. G. F. Westmoreland.

UNITED STATES OF AMERICA

WESTERN DISTRICT OF SOUTH CAROLINA

IN THE DISTRICT COURT.

THE UNITED STATES OF AMERICA

AGAINST

TWO CERTAIN TRACTS OF LAND, KNOWN AS THE MRS. LEWIS DEAN,  
(Now Mrs. C. F. Westmoreland), ETC. TRACT.

O R D E R .

19  
Jury

The record in this cause discloses that the United States Government has deposited with the Clerk and placed in the Treasury of this Court the sum of SIXTEEN HUNDRED and FIFTY-NINE (\$1659.00) Dollars, in payment for damages done by it to the lands involved. It appears, according to the finding of the jury and answer to the issue in item number seven in this case, that the jury found that R. A. Lancaster, who was the lessee of the lands in question during the year 1918, suffered damage in the amount of ONE HUNDRED and EIGHTY-TWO (\$182.00) Dollars by being deprived of said lands, which finding was confirmed and made the decree of this Court. The attorneys for the said R. A. Lancaster, being under the impression that the One Hundred and Eighty-two Dollars had been paid into the Treasury of this Court for distribution, procured a consent order dated August 2, 1920, authorizing and directing the Clerk of this Court to pay to the said R. A. Lancaster the One Hundred and Eighty-two Dollars so awarded him. However, it appears that the One Hundred and Eighty-two Dollars awarded the said R. A. Lancaster had not, and has not been paid into the Treasury of this Court for distribution, and was erroneously paid from the first fund above mentioned, so that there is in the hands of the Clerk of this Court only FOURTEEN HUNDRED and SEVENTY-SEVEN (\$1477.00) Dollars.

Under the will of George B. Dean, deceased, Mrs. C. F. Westmoreland is in possession of the property as life tenant, and the other parties interested directly or indirectly therein are, her daughter, Annie Dean, the defendants, J. Madison Dean, E. B. Dean and Mrs. Annie D. Liles, but it is unnecessary, in view of the agreement reached by the parties, that the nature and extent of their interests be determined in this proceeding.

The Court has been advised that the parties at interest have arrived at a satisfactory settlement by way of compromise of the difference between them, and have agreed upon a scheme for the distribution of the fund, which the Court deems practicable and one whereunder the compensation awarded by the Government may be of some practical benefit.

IT IS, therefore, on motion of the Attorneys for Mrs. C. F. Westmoreland, (the Guardian ad litem for the infant defendant, and the Attorneys for the other defendants consenting), ORDERED, that the Clerk of this Court shall

disburse the said FOURTEEN HUNDRED and SEVENTY-SEVEN DOLLARS as follows:

He shall pay to Mrs. C. F. Westmoreland, or her Attorneys, the sum of ONE HUNDRED and NINE (\$109.00) Dollars, to reimburse her for monies heretofore expended in partial repair of damages inflicted.

He shall then pay to her Attorneys, Lyles, Daniel & Drummond, the sum of ONE HUNDRED and FIFTY (\$150.00) Dollars for their services herein, and to Bomar, Osborne & Brown, Attorneys for the defendants, J. Madison Dean, E. B. Dean and Annie D. Liles, the sum of THREE HUNDRED (\$300.00) Dollars, to be equally distributed among them, and accepted as full and complete satisfaction of their interests in the fund.

The remainder of the fund shall be paid, one-half to Mrs. C. F. Westmoreland, or her Attorneys, and the other half to the General Guardian for the infant defendant, Annie Dean.

IT IS FURTHER ORDERED that when, and if the United States Government pays into the hands of the Clerk of this Court the ONE HUNDRED and EIGHTY-TWO DOLLARS referred to in the first paragraph above, that same shall be paid, one-half to Mrs. C. F. Westmoreland or her Attorneys, and the other half to the General Guardian of the infant defendant, Annie Dean.

H. H. Watkins  
U. S. Judge-Western District for S.C.

JUNE 20th, 1922.

WE CONSENT:

Thos. M. Lyles  
Guardian ad litem for infant deft. Annie Dean

Bomar, Osborne & Brown,  
Attys. for defendant, J. Madison Dean,  
E. B. Dean and Annie D. Liles

Perrin & Tinsley  
Attys. for R. A. Lancaster.

20  
J. L. Gray

3-1-16 50

Nana CP

RQ 92

E 1998

B 229

F Camp Wadsworth SC Westmoreland (clear)