

State of South Carolina }
County of Greenville }

Before E. Inman, Master of
Greenville County, S.C.

Ex Parte,
Mrs Grace Poole Boyd
(now Alexander) for herself
and adopted child,
Richard Fowler Boyd, Jr.
Petitioner

Petition to have Homestead
appraised and set off to
Mrs. Grace Poole Boyd (now
Alexander), widow of Richard
Fowler Boyd, decd., and her
adopted child.

In Re:
Estate of Richard
Fowler Boyd, deceased

Return of Appraisers appointed to appraise
and set off a homestead to the Petitioner, Mrs.
Grace Poole Boyd (now Alexander) for herself and
adopted child, Richard Fowler Boyd, Jr.

To:
E. Inman, Master of Greenville County, Greenville
South Carolina.

Sir:
In obedience to the writ issued in the above
entitled action on the 28 day of May, 1928, we,
the undersigned appraisers having been first duly
sworn to fairly and impartially execute the said
writ, to appraise and set off by metes and bounds
to said Petitioner and her adopted child, a home-
stead in the lands and Real Estate of which the
said Richard Fowler Boyd decd, died seized and
possessed, such as we may select, not to exceed
in value One Thousand (\$1000.00) Dollars, or in the
proceeds arising from the sale of said land to
the amount of One Thousand (\$1000.00) Dollars, or so
much thereof as may be available for such home-
stead, and further we are directed to appraise
and set off to said Petitioner and said child such
of the personal property of the said Richard Fowler
Boyd decd, as we may select, not to exceed in
value five hundred (\$500.00) Dollars, or in the
proceeds arising from the sale of the personal
property to the amount of Five Hundred (\$500.00)
Dollars, or so much thereof as may be available
for such homestead.

After careful investigation we find that the
Real Estate belonging to the estate of Richard
Fowler Boyd, decd, has heretofore been sold under
the orders of the Probate Court for the payment
of debts, and especially for the payment of

mortgages, and that the proceeds arising from the
sale of said Real Estate, or so much thereof as
may be necessary to pay the lien of the mortgage
had been directed by order of the Probate Court to
be so applied, and we also find upon a careful
investigation that there is no personal property
except about five hundred (\$500.00) Dollars in
money, now in the hands of the administratrix,
which arose from the rents and sale of the
personal property.

We therefore appraise and set off to the
Petitioner and her adopted child One Thousand
(\$1000.00) Dollars of the proceeds arising from the
sale of the said Real Estate, or so much
thereof as may be available, and we appraise
and set off to said Petitioner and her adopted
child from the rents of said land and sale of
personal property the sum of Five Hundred (\$500.00)
Dollars, or so much thereof as may be available.

All of which is respectfully submitted.

June 26th - 1928

R. L. Meares Jr (L.S.)
R. H. Hudgens (L.S.)
W. J. Buntin (L.S.)

Recorded December 28th 1928 at 11¹² a. m.

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