

IN THE COUNTY COURT OF HALL COUNTY, GEORGIA

IN THE MATTER OF THE ESTATE )

of )

JESSIE CONCANNON, Deceased. )

SUPPLEMENTAL FINAL DECREE

Now on this 19<sup>th</sup> day of November, 1957, this matter came up for hearing upon the Application of William H. Concannon, Executor under the Last Will and Testament of Jessie Concannon, deceased, for leave to file an amended inventory and for a supplemental decree for the reason that part of the description of the real estate belonging to the deceased was omitted from the inventory and that in entering the Final Decree part of said real estate was omitted.

After examining the files and the evidence and being fully advised in the premises, the Court finds that the allegations in the Application are true; that all claims against the Estate of Jessie Concannon, deceased, have been fully paid and that the Executor and petitioner herein is now the owner of the real estate belonging to Jessie Concannon, deceased, and that no other person is interested in said property or any part thereof, and that there are no objections to said Application.

The Court further finds that in filing the original inventory in said estate part of the lots were omitted and that in entering the Final Decree therein part of said lots were omitted, and that the inventory should be corrected.

The Court further finds that the Application of the Executor to file an amended inventory has been allowed and in accordance with the order of this Court there is now on file an amended inventory which correctly and completely describes the real estate which belonged to Jessie Concannon, deceased.