TABLE OF AWARDS

RAPPAHAMROCK COUNTY

Table showing and setting forth in columns under the head "Tract Number" the numbers of the several tracts designated by number and shown and delineated on the County Ownership Map filed with the report of the special Investigators and Board of Appraisal commissioners is the condemnation procooding pending in the Circuit Court of Rappahannock County. entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs. clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of land, More or Less, Defendants," each of which was condemned to the use of the Petitioner in a judgment in rem entered in the said proceeding on the 14th day of March, 1934, all and each of which numbered tracts the Petitioner desires to acquire at this time by the payment into the custody of the Court of the emount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective emounts "stated and set out" in the soid judgment as constituting the swards for the numbered tracts in the corresponding column of the table; and showing also award set out in sub-head a of said judgment entered on March 14, 1934.

Tract Number	Agerd	Tract <u>Humber</u>	NO PG
24 54 56+1 54-11	\$ 6374.00 22349.00 260.00 6.00	140-8 148 151 151-8	\$ 395.29 3337.77 20885.00 315.85
57 59-IV 70-I	1186.50 8.00 1200.00 1110.00	152 164 164-a 164-b	1850.00 3040.00 1500.00 150.00
71-1 103-a 106-1 106-11	284.00 60.00 8135.00	166 167 100	825.00 115.50 653.00
148	adjudge	Total Road strip d in sub-beed degment in ren	2807.00
		ND TOTAL	872,394.68

The executing this letter of instructions in quadruplicate and I respectfully request that two of these copies, with your acknowledgment of receipt of the amount herein mentioned endorsed acknowledgment of receipt of the amount herein mentioned endorsed on the back of both copies, be returned to me for file with the court record of the above mentioned condennation proceeding in the court in which it is pending.

Respectfully yours,

Und Carson Wm. E. Carson, Chairman State Commission on

Conservation and Development

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Serioscorios de la company de la contracta de la company d Totas Receipt of the Sly of Sly of 572.584.6200 h. Phy suaper 85. mfuner Respectfully yours, Trib Court

Virgini

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Charle Director

Wh. E. Carson, Charles on the State Construction and Development

FILED IN CLERK'S OFFICE Way 2 10 3

DEPARTMENT OF JUSTICE

UNITED STATES DISTRICT COURT

OFFICE OF THE CLERK

WESTERN DISTRICT OF VIRGINIA

Harrisonburg, Virginia. November 24,1933.

The Clerk of the Circuit Court of Rappahannock Co., Washington, Virginia.

Dear Sir:

Please find enclosed herewith certified copy of transcript of the record in your Court of the case of The State Commission on Conservation and Development of the State of Virginia vs. Clifton Ayler, et al., on removal to this Court which was filed in this office on July 7,1932.

In sending you certified copy of the order of this Court remanding the case to your Court, I did not send the record because the remanding order did not direct it, and I thought the papers were necessary record of the proceeding in this Court.

Very truly yours,

K.S. Todd, Deputy Clerk.

encs.

DEPARTMENT OF JUSTICE

UNITED STATES DISTRICT COURT

OFFICE OF THE CLERK .

WESTERN DISTRICT OF VIRGINIA

Harri sonburg, Virginia. Novamber 24, 1983.

The Clerk of the Circuit Court of Respondences Co., washington, Virginia.

Dear Bir:

Please find enclosed herewith certified copy of transcript of the record in your Court of the case of The State Commission on Conservation and Development of the State of Virginia vs. Clifton Ayler, et al., on removal to this Court which was filled in this office on July 7,1958.

rebro edt to voos beitified voy guibnes al court tomending the case to your Court. I did not send the record because the remanding order did not direct it, and I thought the papers were necessary record of the proceeding in this Court.

Very truly yours,

enes

Reid by mail 1833 -

May 1, 1934

To the Bon. John M. Purcell Treasurer of Virginia Richmond, Virginia

5120

You are hereby authorized and directed to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from any Shenendook Netional Park Funds now in the oustody of the Treesurer of Virginia, to the Treasurer of Virginia, of the sum of asventy-Two Thousand, Three Hundred and Minoty-Four Dollars and Sixty-Two Cents (\$72,394.62), for deposit in a special fund, to be held sub-ject to the order of the circuit court of Rappahenneck county, Virginia, wherein condemnation proceedings conducted under the provisions of the Public Park Condemnation Act are now pending, entitled "VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY, The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs. Clifton Sylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of Land, More or Less, Defendants"; and to facilitate this transaction I attach hereto a warrant for said emount, made payable to the Treasurer of Virginia, for "Deposit in special fund subject to order of Circuit Court of Rappahaanock County in conformity with letter of instructions dated may 1, 1934."

The said sum of \$72,394.62 is the sum total of the awards stated and set out in judgment in rem, entered in the said proceeding on the lath day of March, 1934, condemning to the use of the said petitioner each of those certain numbered tracts of land within seid area mentioned and designated by number in said judgment, which are set forth in the columns under the heading "Tract number" in the following "Table of Awards, Rappahannock County," with the amount of the respective awards therefor, as stated and set out in said judgment, shown in separate eclumns under the heading "Award" opposite the respective tract numbers as set forth in the said table;the numbered tracts set forth in the said table being those tracts within the said area which the commission on conservation and Development now desires to acquire by payment into the custody of the Court, under the provisions of section 40 of the Public Park Condemnation act, of the amounts constituting the ewards therefor as set forth in said judgment in rem, for the use and benefit of the person or persons entitled thereto. There is also included in this table and th the above mentioned payments the emount of the awards for the interests mentioned in sub-head a of the judgment entered March 14, 1934.

VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

The State Commission on Conservation and Development of the State of Virginia - - - - - - Petitioner.

V. AT LAW NO. 149

Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of land, More or Less, -Defendants.

This day came the Petitioner in the above entitled proceeding by Counsel and exhibited the record therein, and a certain letter of instructions heretofore submitted for file with the record of this proceeding, directing and providing for payment by the Petitioner to the Treasurer of the State of Virginia, of the several sums of money mentioned therein, for deposit in a special fund to be held under authority of Section 40 of the Public Park Condemnation Act, subject to the order of the Circuit Court wherein the above entitled condemnation proceeding conducted under the provisions of the said Act, is pending, a true and correct copy of which letter of instructions with the acknowledgment endorsed thereon by the Treasurer of the State of Virginia of his receipt of the said sums of money in compliance with and in pursuance of the terms thereof, is as follows:-

LAW OFFICES
WEAVER & ARMSTRONG

Riverton, Virginia November 21, 1933

To the Hon. E. R. Combs Comptroller, Commonwealth of Virginia Through Governor John Garland Pollard Richmond, Virginia

Sir:

Subject to the approval and direction of the Governor, and under authority of Section 40 of the Public Park Condemnation Act, and of a resolution adopted by the State Commission on Conservation and Development at a meeting held in its offices in Richmond, Virginia, on the 26th day of October, 1933, you are hereby authorized and directed to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from the appropriation of one million dollars to the State Commission on Conservation and Development for the acquisition of lands within the Shenandoah National Park Area under the Act approved March 18, 1932, as amended, to the Treasurer of the State of Virginia of the sum of One Hundred Eighty Thousand, Two Hundred Forty-two Dollars and five cents (\$180,242.05), for deposit in a special fund, to be held subject to the order of the Circuit Court of Rappahannock County, Virginia, wherein condemnation proceedings conducted under the provisions of said Public Park Condemnation Act are now pending, entitled, "VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY, The State Commission on Conservation and Development of the State of Virginia, Petitioner, v., Clifton Aylor and others, and Thirty-seven Thousand Four Hundred (37,400) acres of land, more or less, Defendants."

The said sum of \$180,242.05 is the sum total of the awards stated and set out in a judgment in rem, entered in the said proceeding on the 13th day of November, 1933, condemning to the use of the said Petitioner each of those certain numbered tracts of land within said area mentioned and designated by number in said judgment, which are set forth in the columns under the heading "Tract Number" in the following "Table of Awards, Rappahamnock County," with the amount of the respective awards therefor, as stated and set out in said judgment, shown in separate columns under the heading "Award" opposite the respective tract numbers as set forth in the said table:— the numbered tracts set forth in the said table being those tracts within the said area which the Commission on Conservation and Development now desires to acquire by the payment into the custody of the Court, under the provisions of Section 40 of the Public Park Condemnation Act, of the amounts constituting the awards therefor as set forth in said judgment in rem, for the use and benefit of the person or persons entitled thereto; taken together with the award of \$1.00 for the Skyline Road strip adjudged in sub-head A of the said judgment.

TABLE OF AWARDS

RAPPAHANNOCK COUNTY

Table showing and setting forth in columns under the head "Tract Number"the numbers of the several tracts designated by number and shown and delineated on the County Ownership Map filed with the report of the Special Investigators and Board of Appraisal Commissioners in the condemnation proceeding pending in the Circuit Court of Rappahannock County, entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, v. Clifton Aylor and others, and Thirty-seven Thousand, Four Hundred (37,400) acres of land, more or less, defendants," each of which was condemned to the use of the Petitioner in a judgment in rem entered in the said proceeding on the 13th day of November, 1933, all and each of which numbered tracts the Petitioner desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding column of the table; and showing also award set out in sub-head A of said judgment.

TRACT NUMBER	AWARD	TRACT NUMBER	AWARD	TRACT MUMBER	AWARD
5 7 9 10 11 11-I	\$ 420.00 596.75 4703.00 722.50 1472.00 600.00	59 59-I 59-II 59-III 59-V 68	\$ 5688.50 607.00 832.00 284.50 67.00 4235.00	108-I 108-II 110-II 111 111-I	\$ 55.00 913.75 5366.35 255.60 5642.00
12 20-a 31-a 33	4425.00 6385.00 325.00 11392.75	68-I 69 72 72-I	872.50 12994.00 1028.00 200.00	111-II 115 115-I 120-a	697.60 4253.08 844.00 150.00 1897.00
33-1 44 45 46 51	34.00 2252.00 57.00 80.00 1708.50	72-II 73-b 77 78-b 103	140.00 10.00 69.75 75.00 962.50	121 122 122-a 124 125	121.50 447.50 95.25 1535.00 4129.33
52 52-I 53 55 56	2383.00 8.00 2227.00 28.00 2182.00	103-I 104 104-I 104-II 105	180.00 1024.00 15.00 3951.00	136 137 138 138-a	203.00 1649.50 1503.00 755.00
58-II 58-II	279.00 316.00	107-I 107-II	800.00 1580.00 215.00	158-b 141-a	2417.00

RAPPAHANNOCK COUNTY

TRACT		TRACT	
NUMBER	AWARD	NUMBER	AWARD
143	MACON COMPANY CONTROLS	March Construction (Construction)	CONTRACTOR CONTRACTOR
143-I	\$5332.74	199	\$3060,25
144	27.00	199-I	213.00
145	718.41	199-II	90.00
146	1235.00	199-III	876.00
147	1421.09	200	250.00
149	358.50	201-8	458.00
150	800.00	202	170.50 722.00
153	10488,80	202-8	370.00
154	2055.00	203	532.00
155	1100.00	204	458.00
155-a	50.00	204-a	647.50
156	500.00	207	272.50
157	777.00	208	467.00
158	192,50	211	138.75
158-a	143.00	212	54.75
159	601.52	246	120.00
160	896.05	251	420.00
161	5917.78	253	275.00
161-8	2488.00	257	90.00
162	5442.75	258	150.00
162-a	50.00	259	635.00
163 165	1841.00	260	150.00
168	1574.50	261	300.00
170	1738.25	267 267-a	80.00
171	1094.00	269	64.00
172	269.50	270	150.00
174	420.00	With Special agreement.	10.00
175	1592.00	6	180,241.05
176	160.00	Skyline Road	
177	361.00	strip adjudged	
178	and the second	in sub-head A	. A-
179	21000	of judgment in	
180	Mr. Str. pts. 38 pts. pts.	rom	1.00
181	131.00	GRAND TOTAL &	180,242.05
182 -	access a cons	mention and on the	200,020,00
183	715.00		
184	1405.00		
185	234.00		
187	646.00		
188	105.00		
198	1631.20		
200	and the stand		

I am executing this letter of instructions in triplicate, which I am forwarding to you through his Excellency, the Governor, and I respectfully request that one of these copies, preferably the shipe of the shipe of the shipe of the object of the shipe of the shipe

Respectfully yours

J. M. Purcell Treasurer

FM. E. Carson, Chaliman STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

I certify that on the 8th day of December, 1933, the sum of \$180,242.05 was paid to the Treasurer of the State of Virginia, in pursuance of, and in conformity with the within letter of instructions.

ROMHIVOD E. R. Combs Comptroller I am executing this letter of instructions in triplicate, which I am forwarding to you through his Excellency, the Governor, and I respectfully request that one of these copies, preferably the eriginal, be returned to me for file with the research of the above mentioned condemnation proceedings in the Court in which they are pending, showing the action of the Governor thereon, the acknowledgment of payment as herein provided by the Treasurer, and your certificate that payment was made to the Treasurer in pursuance hereof.

J. M. Purcell Treasurer

Respectfully yours

Wm. E. Carson, Chairman STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

I certify that on the 8th day of December , 1935, the sum of \$180,242.05 was paid to the Treasurer of the State of Virginia, in pursuance of, and in conformity with the within letter of instructions.

E. R. Combs Comptroller GOVERNOR

VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

The State Commission on Conservation and Development of the State of Virginia - - - - - - Petitioner

AT LAW NO. 149

Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of land, more or less - Defendants.

This day came the petitioner in the above entitled proceeding by Counsel and exhibited the record therein, and a certain letter of instructions heretofore submitted for file with the record of this proceeding, directing and providing for payment by the petitioner to the Treasurer of the State of Virginia, of the several sums of money mentioned therein, for deposit in a special fund to be held under authority of Section 40 of the Public Park Condemnation Act, subject to the order of the Circuit Court wherein the above entitled condemnation proceeding conducted under the provisions of the said Act, is pending, a true and correct copy of which letter of instructions with the acknowledgment endorsed thereon by the Treasurer of the State of Virginia of his receipt of the said sums of money in compliance with and in pursuance of the terms thereof, is as follows:-

May 1, 1954

To the Hon. John M. Purcell Treasurer of Virginia Richmond, Virginia

Sir:

You are hereby authorized and directed to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from any Shenandosh National Park Funds now in the custody of the Treasurer of Virginia, to the Treasurer of Virginia, of the sum of seventy—Two Thousand, Three Mundred and Minety-Four Dollars and Sixty-Two Cents (\$72,394.62), for deposit in a special fund, to be held subject to the order of the Circuit Court of Rappahanneck County, Virginia, wherein condemnation proceedings conducted under the provisions of the Public Park Condemnation act are now pending, entitled "VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY, The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs. Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) acres of Land, More or Loss, Defendants"; and to facilitate this transaction I attach hereto a warrant for said amount, made payable to the Treasurer of Virginia, for "Deposit in special fund subject to order of Circuit Court of Rappahannock County in conformity with letter of instructions dated may 1, 1934."

The said sum of \$72,394.62 is the sum total of the awards stated and set out in judgment in rem, entered in the said proceeding on the 14th day of March, 1934, condemning to the use of the said petitioner each of those certain numbered tracts of land within said area mentioned and designated by number in said judgment, which are set forth in the columns under the heading "Tract number" in the following "Table of awards, Rappahannock County," with the amount of the respective awards therefor, as stated and set out in said judgment, shown in separate columns under the heading "Award" opposite the respective tract numbers as set forth in the said table;—the numbered tracts set forth in the said table being those tracts within the said area which the Commission on conservation and Development now desires to acquire by payment into the custody of the Court, under the provisions of section 40 of the Public Park Condemnation act, of the amounts constituting the awards therefor as set forth in said judgment in rem, for the use and benefit of the person or persons entitled thereto. There is also included in this table and the the above mentioned payments the amount of the awards for the interests mentioned in sub-head a of the judgment entered March 14, 1934.

TABLE OF AWARDS

RAPPAHAMMECK COUNTY

Table showing and setting forth in columns under the head "Tract Number" the numbers of the several tracts designated by number and shown and delineated on the county ownership Map filed with the report of the special investigators and Board of Appraisal Commissioners in the condemnation proceeding pending in the Circuit Court of Rappahannock County, entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs. clifton Aylor and others and Thirty-Seven Thousand Four Rundred (37,400) acres of land, More or Less, Defendants," each of which was condemned to the use of the Petitioner in a judgment in remembered in the said proceeding on the 14th day of March, 1934, all and each of which numbered tracts the Petitioner desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding column of the table; and showing also award set out in sub-head a of said judgment entered on March 14, 1934.

Tract Number	award	Troct Munder	word
24	8 6374.00	148-8	8 395.29
54	22349.00	168	3337.77
56-I	260.00	151	20685.00
54-II	6.00	151-8	315.85
57	1186.50	152	1850.00
59-IV	8.00	164	3040.00
70-I	1200.00	169-8	1500.00
71-1	1110.00	164-b	150.00
103-0	224.00	166	825.00
106-I	60,00	167	115.50
106-11	2135.00	200	853,00
148	2004.71	173	2607.00
400.50.07		Total	
	Skylin	e Road strip	
		ed in sub-heed	
		udgment in rem	1.00
		AND TOTAL	272,394.62

I am executing this letter of instructions in quewplicate bookend I respectfully request that two of these copies, with your acknowledgment of receipt of the amount herein mentioned endorsed on the back of both copies, be returned to me for file with the record of the above mentioned contains the court in which it is pending.

9. M. Turcell

By W. L. Young

DESTY TREASURER OF VIRGINIA

Www. E. Carcon

Wm. E. Carson, Chairman State Commission on Conservation and Development

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The state of the sum of 172, 394.62, in pursuance of and in the state of the sum of 172, 394.62, in pursuance of and in the state of th

Respectfully yours, When E. Carson

Wm. E. Cerson, Chairman State Commission on Conservation and Development J. M. Purcell

By W. L. Young

DENOTY TREASURER OF VIRGINIA

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Whereupon the petitioner prayed the Court to enter the "appropriate order," as prescribed in Section 41 of the said Public Park Condemnation Act, setting forth the fact that petitioner has paid into the custody of the Court the sums of money stated or set out in the judgment in rem mentioned in said letter of instructions as constituting the awards for the fee simple estate in the several tracts of land condemned to the use of the petitioner in said judgment in rem, which are shown in the Table of numbered tracts and the condemnation awards therefor set out in said letter of instructions, and discharging the petitioner from any further obligation or duty with regard thereto.

Upon consideration whereof, and it appearing to the satisfaction of the Court that, on the day and date shown in the above set out endorsement by the Treasurer of the State of Virginia on said letter of instructions, as the date of his receipt of the sums of money mentioned in said letter, petitioner paid into the custody of the Court the several sums stated or set out in a judgment in rem heretofore entered in this proceeding, as constituting the several awards for the fee simple estate in the several tracts of land condemned to the use of the petitioner, which are shown and set forth in the table of numbered tracts with the condemnation awards therefor set out in said letter of instructions, which judgment in rem was entered in the above entitled proceeding as provided in Section 13 of the Public Park Condemnation Act and is the judgment in rem to which reference is made in the said letter of instructions, and in pursuance of which the payments mentioned in said letter to the Treasurer of the State of Virginia were made:

It is adjudged and ordered, that the petitioner herein be, and it is hereby expressly discharged from any further obligation or duty with regard to the said sums of money paid into the custody of the Court as aforesaid, and shall not hereafter be in any way responsible for the disposition or distribution of the funds so paid into the custody of the Court, and it is further ordered that the above described letter of instructions be filed with the record of this proceeding.

Park order to

It is adjudged and ordered, that the petitioner herein be, and it is hereby expressly discharged from any further obtigation or duty with regard to the said sums of money partition the custody of the Court as aforesaid, and shall not hereafter be in any way responsible for the disposition or distant tribution of the funds so paid into the custody of the Surth and it is further ordered that the above described 12tte of the instructions be filed with the record of this proceeding.

VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

The State Commission on Conservation and Development of the State of Virginia - - - - - - Petitioner

AT LAW NO. 149

Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of land, more or less - Defendants.

This day came the petitioner in the above entitled proceeding by Counsel and exhibited the record therein, and a certain letter of instructions heretofore submitted for file with the record of this proceeding, directing and providing for payment by the petitioner to the Treasurer of the State of Virginia, of the several sums of money mentioned therein, for deposit in a special fund to be held under authority of Section 40 of the Public Park Condemnation Act, subject to the order of the Circuit Court wherein the above entitled condemnation proceeding conducted under the provisions of the said Act, is pending, a true and correct copy of which letter of instructions with the acknowledgment endorsed thereon by the Treasurer of the State of Virginia of his receipt of the said sums of money in compliance with and in pursuance of the terms thereof, is as follows:-

May 1, 1954

To the Hon. John M. Purcell Treasurer of Virginia Richmond, Virginia

8121

You are hereby authorized and directed to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from any Shenandoah National Park Funds now in the custody of the Treasurer of Virginia, to the Treasurer of Virginia, of the sum of Seventy-Two Thousand, Three Hundred and Minety-Four Dollars and Sixty-Two Cents (\$72,384.62), for deposit in a special fund, to be held subject to the order of the Circuit Court of Rappahanneck County, Virginia, wherein condemnation proceedings conducted under the provisions of the Public Park Condemnation act are now pending, entitled "VINGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY, The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs. Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) acres of Land, More or Leas, Defendants"; and to facilitate this transaction I attach hereto a marrant for said amount, made payable to the Treasurer of Virginia, for "Deposit in special fund subject to order of Circuit Court of Rappahannock County in conformity with letter of instructions dated May 1, 1834."

The said sum of \$72,394.62 is the sum total of the awards stated and set out in judgment in ram, entered in the said proceeding on the 14th day of March, 1934, condemning to the use of the said petitioner each of these certain numbered tracts of land within said area mentioned and designated by number in said judgment, which are set forth in the columns under the heading "Tract Number" in the following "Table of awards, Rappahannock County," with the amount of the respective awards therefor, as stated and set out in said judgment, shown in separate columns under the heading "Award" opposite the respective tract numbers as set forth in the said table;—the numbered tracts set forth in the said table being those tracts within the said area which the Commission on conservation and pevelopment now desires to acquire by payment into the custedy of the Court, under the provisions of Section 40 of the Public Park Condemnation act, of the amounts constituting the awards therefor as set forth in said judgment in rem, for the use and benefit of the person or persons entitled thereto. There is also included in this table and the the above mentioned payments the amount of the swards for the interests mentioned in sub-head a of the judgment entered March 14, 1934.

TABLE OF AWARDS

RAPPAHAMNOCE COUNTY

Table showing and setting forth in columns under the head "Tract Number" the numbers of the several tracts designated by number and shown and delineated on the county ownership Map filed with the report of the special investigators and Board of appraisal commissioners in the condemnation proceeding pending in the Circuit Court of Reppahannock County, entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, vs. clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) acres of land, More or Less, pefendants," each of which was condemned to the use of the Petitioner in a judgment in rem entered in the said proceeding on the 14th day of March, 1934, all and each of which numbered tracts the Petitioner desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding column of the table; and showing also award set out in sub-head a of said judgment entered on March 14, 1934.

Tract Number	ASSAT C	Troct	Aword
24	\$ 6374.00	140-6	8 305.29
54	22349.00	148	3537.77
54-1	260.00	151	20685.00
54-II	8.00	151-8	315.85
57	1186.50	132	1850.00
59-IV	8.00	186	3040.00
70-I	1200.00	164-8	1500.00
71-1	1110.00	164-b	150.00
103-8	224.00	166	825.00
106-I	60.00	167	115.50
108-11	2135.00	100	855.00
148	2004.71	173	2607.00
		Total	372,303.02
		e Road strip	
		ed in sub-heed	
	A of J	udgment in rem	1.00
	QI)	AND TOTAL	\$72,394.6E

I am executing this letter of instructions in quadruplicate bookend I respectfully request that two of these copies, with your acknowledgment of receipt of the amount herein mentioned endorsed on the back of both copies, be returned to me for file with the record of the above mentioned coats at the proceeding in the court in which it is pending.

9. M. Turcell

By W. L. Young

DENTY TREASURER OF VIRGINIA

Www. E. Carcon

Mm. F. Carson, Chairman State commission on Conservation and Development

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adadagaint of the sum of 272, 394 62 in pursuance of and in The record of the setter of the retter of th in which it is pending.

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Respectfully yours, Ulw. E. Carson

wm. g. Cerson, chairman State commission on Conservation and Development

J. M. Purcell By W. L. Young DEPOTY TREASURER OF VIRGINIA

Whereupon the petitioner prayed the Court to enter the "appropriate order," as prescribed in Section 41 of the said Public Park Condemnation Act, setting forth the fact that petitioner has paid into the custody of the Court the sums of money stated or set out in the judgment in rem mentioned in said letter of instructions as constituting the awards for the fee simple estate in the several tracts of land condemned to the use of the petitioner in said judgment in rem, which are shown in the Table of numbered tracts and the condemnation awards therefor set out in said letter of instructions, and discharging the petitioner from any further obligation or duty with regard thereto.

Upon consideration whereof, and it appearing to the satisfaction of the Court that, on the day and date shown in the above set out endorsement by the Treasurer of the State of Virginia on said letter of instructions, as the date of his receipt of the sums of money mentioned in said letter, petitioner paid into the custody of the Court the several sums stated or set out in a judgment in rem heretofore entered in this proceeding, as constituting the several awards for the fee simple estate in the several tracts of land condemned to the use of the petitioner, which are shown and set forth in the table of numbered tracts with the condemnation awards therefor set out in said letter of instructions, which judgment in rem was entered in the above entitled proceeding as provided in Section 13 of the Public Park Condemnation Act and is the judgment in rem to which reference is made in the said letter of instructions, and in pursuance of which the payments mentioned in said letter to the Treasurer of the State of Virginia were made:

It is adjudged and ordered, that the petitioner herein be, and it is hereby expressly discharged from any further obligation or duty with regard to the said sums of money paid into the custody of the Court as aforesaid, and shall not hereafter be in any way responsible for the disposition or distribution of the funds so paid into the custody of the Court, and it is further ordered that the above described letter of instructions be filed with the record of this proceeding.

Park order to

It is adjudged and ordered, that the petitioner herein be, and it is hereby expressly discharged from any further obligation or duty with regard to the said sums of money part into the custody of the Court as aforesaid, and shall not hereafter be in any way responsible for the disposition or distinction of the funds so paid into the custody of the Court and it is further ordered that the above described latted on the instructions be filed with the record of this proceeding.

VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

The State Commission on Conservation and Development of the State of Virginia - - - - - - - Petitioner.

V. AT LAW NO. 149 .

Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of land, More or Less, - Defendants.

on the 31 day of august, 1934, came the petitioner in the above styled proceeding, by counsel, and exhibited to the Court the record therein, including the report of the Board of Appraisal Commissioners; the order setting this proceeding for hearing on the 23rd day of February, 1934, upon notice of petitioner of its intention to move and pray the court to enter a judgment in rem condemning the numbered tracts of land mentioned in said notice and order to the use of the petitioner, and for such other and further relief as it might be advised; the certificate and affidavit of service of said notice and order, in the form and manner prescribed in the order, on all exceptants to the findings of said Board of Appraisal Commissioners relating to the numbered tracts of land mentioned in said notice and order; the judgment in rem entered herein on the 14th day of March, 1934, after the hearing of this proceeding had pursuant to the above mentioned notice and order: and the order entered on the same day and date, but immediately prior to the entry of said judgment in rem, under the terms of which order the Clerk of this Court was directed to file with the record the report of arbitrators mentioned in said order and to amend the findings in the report of the said Board of Appraisal Commissioners to conform with the findings of the said arbitrators, and under the terms of which order, as entered, the exceptions to the findings of the said Board of Appraisal Commissioners, filed by the exceptants shown in the "table" set out in said order, were dismissed.

Thereupon the petitioner showed to the Court that when this proceeding was called at the hearing had on the motion of petitioner for said judgment in rem, pursuant to said notice of motion and order, none of the exceptants to the findings in the report of the Board of Appraisal commissioners appeared either in person or by counsel; that at the said hearing counsel for petitioner appeared and there and then showed to the Court that all exceptions to the findings in said report with reference to the numbered tracts mentioned in said order and notice of motion for judgment condemning the same had theretofore been dismissed, except only the exceptions to the findings relating specifically to the numbered tracts the value of which had been submitted to arbitration; that under the terms of the arbitration agreements set out in the report of the arbitrators, all questions as to value and damages raised by said exceptions had been withdrawn from the consideration of the Court and submitted to arbitration by the parties to the said arbitration agreements, and had been duly ascertained and determined by the arbitrators, and reported to the Court; and that on the record as it would stand after amendment of the findings in the report of the Board of Appraisal commissioners to conform with the findings of the arbitrators, all the exceptions to the findings in the report of the Board of Appraisal Commissioners with reference to the numbered tracts the value of which had been reported by the arbitrators, whether or not the same had in fact been submitted to arbitration by each and all of the exceptants, should be dismissed on the said exceptions, the answers thereto, and the supporting affidavits, under the provisions of Section 35 of the Public Park Condemnation Act.

Counsel for the petitioner further showed to the Court that there and then, at the said hearing, petitioner moved and prayed the Court to enter an order, amending the findings in the

said report of the Board of Appraisal Commissioners so as to conform with the findings in the said report of arbitrators and dismissing all the exceptions to the findings of the said Board of Appraisal Commissioners with reference to all the numbered tracts the value of which had been the subject of said arbitration, and thereupon to enter judgment condemning to the use of the petitioner the numbered tracts which were set out in the notice of motion for judgment and the order setting the proceeding for hearing on said motion.

counsel further showed to the Court that thereupon, and at the said hearing, the Court sustained and granted the said motion for the entry of the order as moved and prayed by the petitioner, and immediately thereafter sustained and granted the motion and prayer of the petitioner for the entry of the above mentioned judgment in rem.

Counsel further showed to the Court that notwithstanding the fact that at the said hearing and immediately before ordering the entry of the said judgment in rem, the Court had sustained and granted the motion and prayer of the petitioner for the dismissal of all the exceptions to the findings in the report of the Board of Appraisal Commissioners with reference to the numbered tracts whose value had been reported by the arbitrators; and notwithstanding the fact that the record discloses the names of each and all of the exceptants who had filed the said exceptions; the table set out in the order actually entered in the order book giving a list of said numbered tracts followed by the names of exceptants to the findings as to each of the numbered tracts listed in said table, does not correctly set forth the names of all of said exceptants, so that the order actually entered does not fully conform to the judgment and order of the Court sustaining the prayer and motion of the petitioner for the dismissal of all the exceptions to the findings as to the said numbered tracts prior to the entry of the judgment in rem condemning the numbered tracts in that table to the use of the petitioner.

Counsel further showed to the Court that the record of these proceedings discloses that the names of the exceptants who filed exceptions to the findings of said Board of Appraisal Commissioners with reference to the numbered tracts shown in said table set out in the said order are as shown in the following table:-

TABLE

TRACT NUMBER	
24	G. Tyler Miller, and Mrs. E. T. Miller, represented by Harrison & Harrison, Attorneys
54	Mrs. Evelyn Tyler Miller, C. B. Miller, George Tyler Miller, Julia M. Settle, William Arthur Miller, Henry T. Miller, B. F. Miller and N. M. Booth, represented by Harrison & Harrison, Attorneys Wm. H. Grannis, represented by Wm. T. Larkin, Attorney
54-I 54-II	Same exceptants as to Tract #54
57	H. M. DeJarnette and E. H. DeJarnette, Jr., represented by E. H. DeJarnette, Jr. Attorney.
70 - I	E. G. Brumback and J. F. Brumback, represented by S.L. Walton, Counsel.
71-I	E. G. Brumback and J. F. Brumback, represented by S.L. Waltom, Counsel.
103-a	James A. Estes
106-I	D. H. Kendall, W.O. Kendall, J.K. Kendall, and Mrs. M.H. Abbott, represented by S. L. Walton, Counsel.
106-II	Same exceptants as to Tract #106-I.
142	Britton L. Atkins
142-a	Same exceptant as to Tract #142.
148	H. C. Atkins, represented by W. F. Moffett, Counsel.
151	J. A. Williams, Paul Taylor, R. L. Cheatham, and A. M. Priest, represented by Herman J. Galloway, Counsel.
151-a -	Same exceptants as to Tract #151.
152	Addie Frank Clark
164 164-a 164-b	J. W. Atkins Same exceptant as to Tract #164 " #164
167	J. W. Atkins and J. W. Ramey
169	L. F. Swindler
173	Frank H. Cox, represented by Andrew J. Ellis, Counsel.

Counsel for petitioner further showed to the Court that the inaccuracies or omissions in the listing of some of the names of the exceptants following the numbered tracts listed in the table set out in the said order, as actually entered, arose from a scrivener's mistake in inserting in the table included in the draft of the said order, which was initialled for entry, a preliminary and incomplete list of the names of said exceptants, in place of the completed and corrected list shown in the above set out table, which latter table correctly sets forth the names of the exceptants to the findings as to the numbered tracts shown in both tables, as disclosed by the record; and which completed and corrected table counsel for the petitioner believed was the table included in said draft of said order when it was initialled for entry, and so represented the fact to be to the Court; and which complete list of the names of each and all of said exceptants, as disclosed by the record, was the list of said names which the Court had good and sufficient reason to believe and did in fact believe was included in the table set out in said initialled draft of said order.

Upon consideration whereof the Court finds that the table set out as aforesaid in the said order entered in this proceeding on the 14th day of March, 1934, does not fully and accurately set forth the names of each and all the exceptants whose exceptions were ordered dismissed prior to the entry of the judgment in rem on said day and date, and at the above mentioned hearing, on the prayer and motion of the petitioner to dismiss all the exceptions to the findings of the Board of Appraisal Commissioners with reference to the numbered tracts the value of which was ascertained and determined by arbitrators, as disclosed in the above mentioned report of arbitrators filed with the record; that at the said hearing and prior to the entry of the adove mentioned judgment in rem the Court sustained and granted the motion and prayer of the petitioner to dismiss all the exceptions to the findings in the report of the Board of Appraisal Commissioners

as to the numbered tracts whose value had been ascertained by said arbitrators; that when the court initialled for entry a draft of said order, the Court understood that the table of numbered tracts set out therein showed the names of all the exceptants to the findings of the Board of Appraisal Commissioners with reference to the said list of numbered tracts set out in said table, as disclosed by the record; but that by inadvertence occasioned by a clerical error of the scrivener, the list of names set out in the table inserted in the said draft of said order did not correctly and accurately set out the names of each and all of said exceptants; and the Court further expressly finds that the record discloses the names of each and all of the said exceptants; that the names of the said exceptants are as shown in the above set out table; that at the above mentioned hearing the exceptions filed by each and all of the said exceptants were overruled and dismissed on the motion of the petitioner; and that the omission or inaccurate designation of the names of some of said exceptants in the table included in the said order as entered was an inadvertence occasioned by a clerical error of the scrivener.

wherefore, upon motion of the petitioner, it is considered, adjudged and ordered that the above described order entered in this proceeding on the 14th day of March, 1934, should be, and it is hereby amended, nunc pro tune, so as to make the list of exceptants set out in the above described table in said order include all the exceptants to the findings of the Board of Appraisal Commissioners with reference to the numbered tracts listed in said table, as disclosed by the record, and as shown in the above set out table of numbered tracts wherein the names of the said exceptants appear to be correctly set out after the number of the individual tracts with reference to which their respective exceptions were filed.

H. 294th reg.

as to the numbered tracts whose value had been escentained by early a first when the gourt initialied for entry a draft of seld crear, the Court understood that the table of numbered tracts set out therein showed the names of all the exceptants to the findings of the Board of Appraisal Commissioners with reference to the said of the Board of Appraisal Commissioners with reference to the said like of numbered tracts and out in saiv teble, is disclosed in the court, but that by inadvertence occasioned by a clarical error of the socitivener, the list of names set dut in the table inacted in the said areful to said not derrorily and accurately set out the said exceptants; and the society and the Court of the said exceptants; that the names of the said exceptants has in the acceptants; that the names of the said exceptants have exceptions filed by each and all of the said exceptants and the motion of the patitioner; and the said exceptants and the table included in the names of as each and the table included in the nation of the said exceptants and the table included in the naid order as entered

edjudged and ordered that the above described order entered in this proceeding on the 14th day of March, 1934, should be, and it is hereby enemded, nume pro tune, so as to make the list of exceptants set out in the above described table in seid order include all the exceptants to the findings of the Board of Appreisal Commissioners with reference to the numbered tracts listed in said table, as disclosed by the record, and as shown in the above set out table of numbered tracts wherein the number of the said exceptants begans to be correctly set out after the number of the individual tracts with reference to which their respective exceptions were filed.

was an inadvertance occasioned by a clerical error of the scrivener.

VIRGINIA:

IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

The State Commission on Conservation & Development of the State of Virginia-----Petitioner

Clifton Aylor et als, and 37,400 acres of

Answer of Guardian ad Litem

The joint and separate answer of Russell Bailey, Melvin Bailey, and Elmer Bailey, infants, by their guardian ad litem and the answer of the said guardian ad litem for the said infant defendants, to a petition at law exhibited against them and others in the Circuit Court of Rappahannock County, Virginia, by the State Commission on Conservation and Development of the State of Virginia.

For answer to the said petition or to so much thereof as they are advised that it is material that they should answer, answer and say; that they know nothing of the matters set for the in the said petition and by reason of their infancy are incapable of understanding or taking care of their rights and interests; they therefore, by their said guardian ad litem, commend themselves, and their rights and interests, to the protection of the Court and pray that no order may be entered which will tend to their prejudice.

The said guardian ad litem, reserving to himself the benefit of all just exceptions to said petition, answering for said infant defendants, answers and says;

That he is the guardian ad litem appointed to defend the above named infant defendants, who are the owners, or the owners of an interest, in a tract of land involved in these proceedings, and alleged to contain about 200 acres, and being designated as tract # 137 in the record of these proceedings; but that he knows nothing as to the truth or falsity of the statements contained in the said petition, and he prays for the full protection of the Court for said infant defendants.

E. W. CHELF ATTORNEY AT LAW WASHINGTON, VA. Now, having fully answered, these respondents pray to be (Ance dismissed with their reasonable costs in this behalf

expended.

State Commission of Title Constitution & Developed of Title Constitution & Developed of Title Constitution of Land. And Land. Ed Liten

and

By

Guardian ad Litem

Russell Bailey, Melvin Bailey and Elmer Bailey

County of Rappahannock, to wit:

E. W. Chelf, guardian ad litem for Russell Bailey, Melvin Bailey, and Elmer Bailey, the infant defendants named in the foregoing answer, after leing sworn, says that the statements of fact contained therein are true.

Given under my hand this 18 day of July, 1933.

Subscribed and sworn to before me this 18 - day to

July, 1933.

lammissioner in Chancery

E. W. CHELF ATTORNEY AT LAW WASHINGTON, VA.

STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

WILLIAM E. CARSON, CHAIRMAN, RIVERTON
COLEMAN WORTHAM, VICE CHAIRMAN, RICHMOND
JUNIUS P. FISHBURN, ROANOKE
E. GRIFFITH DODSON, NORFOLK
MARSHALL B. BOOKER, HALIFAX
THOMAS L. FARRAR, CHARLOTTESVILLE
LEE LONG, DANTE

R. A. GILLIAM, EXECUTIVE SECRETARY AND TREASURER RICHMOND, VA.



Shenandoah National Park Division

PHONE 84, FRONT ROYAL

BUREAUS OF THE COMMISSION

GEOLOGICAL SURVEY
WATER RESOURCES AND POWER
FOREST SERVICE
PARKS AND LANDSCAPE ENGINEERING
ARCHAEOLOGY AND HISTORY
STATE PUBLICITY

ADDRESS REPLY TO UNDERSIGNED

FRONT ROYAL, VA.

July 7, 1934

Memo for The Clerks of the Circuit Courts of the Counties of Warren, Rappahannock, Page, Rockingham, Augusta, Albemarle, Greene and Madison.

We have been making a complete check of all orders entered in the Park Condemnation Proceedings directing the amendment of Table Two of the reports of the Boards of Appraisal Commissioners as to the amount set out therein as the value of certain tracts.

Mr. Marshall and the writer will bring our copy of your respective reports to you in the next two or three days for comparison with your report. May we suggest that if you reach Table Two of the report of the Appraisal Commissioners in your deed book before we see you, you wait our arrival before actually entering it in your deed book so that we can together make a final check of these orders before the actual copying of this table into the deed book.

Some of the clerks have asked whether all of the reports and the five tables attached thereto are to be copied in the Deed Book. It is our understanding that the order directs the recording of the entire report and the five attached tables in full.

To avoid some uncertainty which seems to have arisen as to what "plats" are to be withdrawn from the record of the proceedings and inserted in your deed book, we have prepared lists taken from the tables mentioned in the recordation order.

Enclosed find the numbers of the plats which we understand to be those designated in the recordation order, and we should be glad if you will advise us whether you find these lists correct.

The list in each county is set out in the enclosed copy of a certificate, the original of which we will bring with us this week and ask you to certify.

If there is any way in which we can be of service in this connection, please command us.

Yours truly,

A. C. Carson

CC to all the Judges in the Park area.

VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

The State Commission on Conservation and Development of the State of Virginia - - - - - - - Petitioner

V. AT LAW NO. 149

Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of land, More or Less, Defendants.

I, the undersigned Clerk of the Circuit Court of
Rappahannock County, do hereby certify that attached hereto are
true and correct copies of the separate plats of the numbered
tracts which the Clerk of this Court was authorized and directed
to "withdraw from the record" of the above styled proceeding and
to record in his Deed Book by order entered in the said proceedings
by the Circuit Court of Rappahannock County, on the 29th day of
June, 1934, to-wit; the plats of tracts numbered 5, 7, 9, 10,
11, 11-1, 12, 20-a, 24, 31-a, 33, 33-1, 44, 45, 46, 51, 52, 52-1,
53, 54, 54-1, 54-11, 55, 56, 57, 58-1, 58-11, 59, 59-1, 59-11,
59-111, 59-17, 59-7, 68, 68-1, 69, 70-1, 71-1, 72, 72-1, 72-11,
73-b, 77, 78-b, 103, 103-a, 103-1, 104-1, 110-17, 110-17, 110-17,
111-17, 115, 115-1, 120-a, 121, 122, 122-a, 124, 125, 136, 137,
138, 138-a, 138-b, 141-a, 142, 142-a, 143, 143-1, 144, 145, 146, 147,
148, 149, 150, 151, 151-a, 152, 153, 154, 155, 155-a, 156, 137,
158, 158-a, 159, 160, 161, 161-a, 162, 162-a, 163, 164, 164-a, 164-b,
165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177,
178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 199,
199-17, 199-17, 199-177, 200, 201, 201-a, 202, 202-a, 203, 204, 204-a,
207, 208, 211, 212, 246, 251, 253, 257, 258, 259, 260, 261, 267,
267-a, 269, 270.

Witness my hand and the seal of the Circuit Court of Rappahannock County, Virginia, attached hereto this _____ day of July, 1934.

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CLERK OF THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY, VIRGINIA

SHENANDOAH NATIONAL PARK - CIRCUIT COURT OF RAPPAHANNOCK COUNTY

A LIST SHOWING THE AMOUNTS PAID OUT UNDER ORDERS OF THE ABOVE NAMED COURT IN THE CAUSE OF THE STATE COMMISSION ON CONSERVATION AND DEVELOPMENT VS. CLIFTON AYLOR AND OTHERS.

TRACT	AMOUNT	TRACT NUMBER	THUOMA
TO .	420.00	107-1	1,580.00
5		107-11	215.00
9	4,665.56	108-1 & 108-11	7.65
10	12.12		12.45
10	710.38	11	842.87
11-1	32.75	110-1	5,366.35
11-1	567.25	116 & 115-1	994.00
24	6,374.00	136	203.00
31-a	325.00	137	1,329.50
44	2,252.00	137	320.00
45	11.40	138, 138-a, 138-b	27.85
54	85.95	SixxXX II	61.86
54	22,263.05	138,1 3 8-a, 138-b	477.52
55	28.00	11	123.72
57	114.80	11	123.72
58-1 & 58-11	2.00	11	123.72
11	5.00	11	123.72
19	15.00	11	123.72
72	20.00	19	123.72
17	29.57	11	123.72
11	58.16	11	123.73
It	58.16	19	660.00
11	58.16	19	38.50 364.00
17	58.16 58.16	12	303.00
17	58.16	18	101.00
17	58.16	11	192.50
If	58.15	19	1,459.00
II	14.33	141-a	50.00
11	43.83	142 & 142-a	2,400.00
59-1,59-111,59-IV,59-V	250.00	146	1,235.00
II .	716.50	147	1,421.09
59-11	832.00	148	1,835.27
68	3,327.50	148	1,502.50
68	302.50	149	358.50
68	302.50	151 & 151-a	20.00
68	302.50	17	1,193.36
68-1	872.50	11	4,036.85
70-1	1,200.00	11	5,250.22
71-1	1,110.00	11	5,250.21
72	. 1,028.00		5,250.21
72-1 & 72-11	340.00	152 154	1,650.00
73-b	10.00		2,055.00
77	69.75	1,55	550.00
78-b	75.00	155-a	50.00
104-11	3,951.00	156	6.06
	800.00	156	442.50
106-1 and 106-II	2,195.00	156	51.44

TRACT NUMBER	AMOUNT	TRACT NUMBER
158 & 158-a 159 160 161,161-a & 253 163 164,164-a,164-b	335.50 601.52 896.05 8,680.78 1,841.00 4,500.00 190.00 825.00	
167 169 170 172 173 174 175 176	115.50 853.00 1,738.25 269.50 2,607.00 420.00 1,592.00 80.00	
181 182 183 184 185 186 188 198	131.00 222.50 715.00 1,405.00 234.00 646.00 102.50 1,631.20 2,295.18 765.07	
199-1 199-11 202 and 202-a 203 211 258 26 7 and 267-a	213.00 90.00 1,092.00 532.00 138.75 150.00	

AMOUNT

VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY

The State Commission on Conservation and Development of the State of Virginia - - - - - - Petitioner.

V. AT LAW NO. 149

Clifton Aylor and others and Thirty-Seven Thousand Four Hundred (37,400) Acres of land, More or Less, -Defendants.

This day came the Petitioner in the above entitled proceeding by Counsel and exhibited the record therein, and a certain letter of instructions heretofore submitted for file with the record of this proceeding, directing and providing for payment by the Petitioner to the Treasurer of the State of Virginia, of the several sums of money mentioned therein, for deposit in a special fund to be held under authority of Section 40 of the Public Park Condemnation Act, subject to the order of the Circuit Court wherein the above entitled condemnation proceeding conducted under the provisions of the said Act, is pending, a true and correct copy of which letter of instructions with the acknowledgment endorsed thereon by the Treasurer of the State of Virginia of his receipt of the said sums of money in compliance with and in pursuance of the terms thereof, is as follows:-

LAW OFFICES
WEAVER & ARMSTRONG
FRONT ROYAL, VA.

Riverton, Virginia November 21, 1933

To the Hon. E. R. Combs Comptroller, Commonwealth of Virginia Through Governor John Garland Pollard Richmond, Virginia

Sir:

Subject to the approval and direction of the Governor, and under authority of Section 40 of the Public Park Condemnation Act, and of a resolution adopted by the State Commission on Conservation and Development at a meeting held in its offices in Richmond, Virginia, on the 26th day of October, 1933, you are hereby authorized and directed to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from the appropriation of one million dollars to the State Commission on Conservation and Development for the acquisition of lands within the Shenandoah National Park Area under the Act approved March 18, 1932, as amended, to the Treasurer of the State of Virginia of the sum of One Hundred Eighty Thousand, Two Hundred Forty-two Dollars and five cents (\$180,242.05), for deposit in a special fund, to be held subject to the order of the Circuit Court of Rappahannock County, Virginia, wherein condemnation proceedings conducted under the provisions of said Public Park Condemnation Act are now pending, entitled, "VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY, The State Commission on Conservation and Development of the State of Virginia, Petitioner, v., Clifton Aylor and others, and Thirty-seven Thousand Four Hundred (37,400) acres of land, more or less, Defendants."

The said sum of \$180,242.05 is the sum total of the awards stated and set out in a judgment in rem, entered in the said proceeding on the 13th day of November, 1933, condemning to the use of the said Petitioner each of those certain numbered tracts of land within said area mentioned and designated by number in said judgment, which are set forth in the columns under the heading "Tract Number" in the following "Table of Awards, Rappahannock County," with the amount of the respective awards therefor, as stated and set out in said judgment, shown in separate columns under the heading "Award" opposite the respective tract numbers as set forth in the said table: - the numbered tracts set forth in the said table being those tracts within the said area which the Commission on Conservation and Development now desires to acquire by the payment into the custody of the Court, under the provisions of Section 40 of the Public Park Condemnation Act, of the amounts constituting the awards therefor as set forth in said judgment in rem, for the use and benefit of the person or persons entitled thereto; taken together with the award of \$1.00 for the Skyline Road strip adjudged in sub-head A of the said judgment.

TABLE OF AWARDS

RAPPAHANNOCK COUNTY

Table showing and setting forth in columns under the head "Tract Number" the numbers of the several tracts designated by mumber and shown and delineated on the County Ownership Map filed with the report of the Special Investigators and Board of Appraisal Commissioners in the condemnation proceeding pending in the Circuit Court of Rappahannock County, entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, v. Clifton Aylor and others, and Thirty-seven Thousand, Four Hundred (37,400) acres of land, more or less, defendants," each of which was condemned to the use of the Petitioner in a judgment in rem entered in the said proceeding on the 15th day of November, 1933, all and each of which numbered tracts the Petitioner desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding column of the table; and showing also award set out in sub-head A of said judgment.

TRACT NUMBER	AWARD	TRACT	AWARD	TRACT NUMBER	AWARD
5 7 9 10 11 11-I 12 20-a 31-a 33 33-I 44 45 46 51	\$ 420.00 596.75 4703.00 722.50 1472.00 600.00 4425.00 6385.00 325.00 11392.75 34.00 2252.00 67.00 80.00 1708.50	59 59-I 59-II 59-III 59-V 68 68-I 69 72 72-II 73-D 77 78-D	\$ 5688.50 607.00 832.00 284.50 67.00 4235.00 872.50 12994.00 1028.00 200.00 140.00 69.75 75.00 962.50	108-I 108-II 110-II 110-II 111-II 111-II 115-I 120-a 121 122 122-a 124 125	\$ 35.00 913.75 5366.35 255.60 5642.00 697.60 4253.08 844.00 150.00 1897.00 121.50 447.50 95.25 1535.00
52 52-I 53 55 56 58-I 58-II	2383.00 8.00 2227.00 28.00 2182.00 279.00 316.00	103-I 104 104-I 104-II 105 107-I 107-II	180.00 1024.00 15.00 3951.00 800.00 1580.00	136 137 138 138-a 138-b 141-a	4129.33 203.00 1649.50 1503.00 755.00 2417.00 50.00

RAPPAHANNOCK COUNTY

ESTS A PARTS			
TRACT	4 U.C. 4 Walls	TRACT	
NUMBER	AWARD	HUMBER	AWARD
143	\$5332.74	199	\$4000 OF
143-I	27.00		\$3060,25
144	718.41	199-II	213.00
145	1058,00	199-III	90.00
146	1235.00		876.00
147	1421.09	201	250.00
149	358,50	201-a	458.00
150	800.00	202	170.50
153	10488.80	202-a	722.00
154	2055.00	203	370.00
1.55	1100.00	204	532.00
155-a	50.00	204-a	458.00
156	500.00	207	647.50
157	777.00	208	272.50
158	192,50	211	467.00
158-a	143.00	212	138.75
159	601.52	246	54.75
160	896.05	251	120.00
161	5917.78	253	420.00
161-a	2488.00	257	275.00
162	5442:75	258	90.00
162-a	50.00	259	150.00
163	1841.00	260	635.00
165	600.00	261	150.00
168	1574.50	267	300.00
170	1738.25	267-a	80.00
171	1094.00	269	64.00
172	269.50	270	150.00
174	420.00	Missing	10.00
175	1592.00		\$180,241.05
176	160.00	Skyline Road	
177	361.00	strip adjudge	d .
178	116.50	in sub-head A	,
179	572.00	of judgment in	n
180	445.00	rem	1.00
181	131.00	PATRICIA DE PARA DE LA COMPANIA DEL COMPANIA DEL COMPANIA DE LA CO	
182	222.50	GRAND TOTAL	180,242.05
183	715.00		
184	1405.00		
185	234.00		
186	646.00		В.
187	105.00		
188	102.50		
198	1631.20		1 2 2

I am executing this letter of instructions in triplicate, which I am forwarding to you through his Excellency, the Governor, and I respectfully request that one of these copies, preferably the eriginal, be returned to me for file with the research of the above mentioned condemnation proceedings in the Court in which they are pending, showing the action of the Governor therees, the acknowledgment of payment as herein provided by the Treasurer, and your certificate that payment was made to the Treasurer in pursuance hereof.

J. M. Purcell Treasurer

Respectfully yours

Wm. E. Carson, Chairman STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

I certify that on the 8th day of December , 1935, the sum of \$180,242.05 was paid to the Treasurer of the State of Virginia, in pursuance of, and in conformity with the within letter of instructions.

E. R. Combs Comptroller GOVERNOR

I am executing this letter of instructions, the Governor, which I am forwarding to you through his Excellency, the Governor, and I respectfully request that one of these copies, preferably bits. To be showed and the conference of the companies of the companies of the conference of payment as increase to the treasurer, and your certificate that payment was made to the Treasurer in pursuance hereof.

Respectfully yours

J. M. Purcell Treasurer

Wm. E. Carson, Chairman STATE COMMISSION ON CONSERVATION AND DEVELOPMENT

I certify that on the Sth day of December, 1933, the sum of \$180,242.05 was paid to the Treasurer of the State of Virginia, in pursuance of, and in conformity with the within letter of instructions.

ROUNTIVOD E. R. Combs Comptroller



Riverton, Virginia November 21, 1933

To the Hon. E. R. Combs Comptroller, Commonwealth of Virginia Through Governor John Garland Pollard Richmond, Virginia

Sir:

Subject to the approval and direction of the Governor, and under authority of Section 40 of the Public Park Condemnation Act, and of a resolution adopted by the State Commission on conservation and Development at a meeting held in its offices in Richmond, Virginia, on the 26th day of October, 1933, you are hereby authorized and directed to take the necessary measures for payment, and to make payments, for and on behalf of the State Commission on Conservation and Development, from the appropriation of one million dollars to the State Commission on Conservation and Development for the acquisition of lands within the Shenandoah National Park Area under the Act approved March 18, 1932, as amended, to the Treasurer of the State of Virginia of the sum of One Hundred Eighty Thousand, Two Hundred Forty-two Dollars and five cents (\$180,242.05), for deposit in a special fund, to be held subject to the order of the Circuit Court of Rappahannock County, Virginia, wherein condemnation proceedings conducted under the provisions of said Public Park Condemnation Act are now pending, entitled, "VIRGINIA: IN THE CIRCUIT COURT OF RAPPAHANNOCK COUNTY, The State Commission on Conservation and Development of the State of Virginia, Petitioner, v. Clifton Aylor and others, and Thirty-seven Thousand Four Hundred (37,400) acres of land, more or less, Defendants."

The said sum of \$180,242.05 is the sum total of the awards stated and set out in a judgment in rem, entered in the said proceeding on the 13th day of November, 1933, condemning to the use of the said Petitioner each of those certain numbered tracts of land within said area mentioned and designated by number in said judgment, which are set forth in the columns under the heading "Tract Number" in the following "Table of Awards, Rappahannock County," with the amount of the respective awards therefor, as stated and set out in said judgment, shown in separate columns under the heading "Award" opposite the respective tract numbers as set forth in the said table: - the numbered tracts set forth in the said table being those tracts within the said area which the Commission on Conservation and Development now desires to acquire by the payment into the custody of the Court, under the provisions of Section 40 of the Public Park Condemnation Act, of the amounts constituting the awards therefor as set forth in said judgment in rem, for the use and benefit of the person or persons entitled thereto; taken together with the award of \$1.00 for the Skyline Road strip adjudged in sub-head A of the said judgment.

TABLE OF AWARDS

RAPPAHANNOCK COUNTY

Table showing and setting forth in columns under the head "Tract Number" the numbers of the several tracts designated by number and shown and delineated on the County Ownership Map filed with the report of the Special Investigators and Board of Appraisal Commissioners in the condemnation proceeding pending in the Circuit Court of Rappahannock County, entitled "The State Commission on Conservation and Development of the State of Virginia, Petitioner, v. Clifton Aylor and others, and Thirty-seven Thousand, Four Hundred (37,400) acres of land, more or less, defendants," each of which was condemned to the use of the Petitioner in a judgment in rem entered in the said proceeding on the 13th day of November, 1933, all and each of which numbered tracts the Petitioner desires to acquire at this time by the payment into the custody of the Court of the amount of the respective awards therefor, and showing and setting forth in columns set opposite the said columns of numbers, the respective amounts "stated and set out" in the said judgment as constituting the awards for the numbered tracts in the corresponding column of the table; and showing also award set out in sub-head A of said judgment.

mr A om		TRACT	X	TRACT	
TRACT	All A Long Company		ANICADO		AMI A DID
NUMBER	AWARD	NUMBER	AWARD	NUMBER	AWARD
				and the second	nd.
5.00	\$ 420.00	V59-P-	\$ 5688.50Pd	108-1-17 \$	35.00
17-13d	596.75/	59-I	607.00 P	108-II-P	913.75
1 21	4703.00 17	59-II-P-	832.00 P	110-I-136	5366.35 P
Patition - 9 - PD		A STATE OF THE PARTY OF THE PAR	284.50	110-II	255.60 P
Cit. Not. 13K, O.T 10-17-	722.50 P	59-III			
11- P*	1472.00	59-V	67.00	111-pd	5642.00
11-I	600.00	≥68-P= 1	4235.00/3	-111-I/-	697.60
Pd -12	4425.00P	68-I-P-	872.50	1111-II:P2	4253.08
6 - 20-a	_ 6385.00/	P- 69 -2000, 7: 0.0	M. 12994.00	115-PL	844.00 /7
31-a P	325.00 P	172-PL	1028.00	115-I-P/	150.00
	11392.75	72-I-P-	200.0007	120-a Pª	1897.00 Pd
P 33 - P-	34.00	72-II-P	140.00	121	121.504
→ 33-I			10.00/	122	447.50
44-P-0	2252.00	73-b			95.25
11.40 45 5	57.00	77-1-06	69.75	122-a	
× 46 -12 =	80.00	78-b	75.00	-124 P	- 1535.00
v51-P4	1708.50	V103-P-	962.50	∠125 P=	4129.33
-52 VP	2383.00	103-I	180.00	136 7	203.00/
A Per 52-I PA	8.00 Pd	-104-12d	1024.00	137-19	1649.50
- 41	_ 2227.00/0	-104-IP	15.00	138-10-1	1503.00 Pd
61 — 53 × e		104-II-P-	3951.00 /9	138-a-1	755.00 8
55	28.00	~ 1)		138-b-	2417.00
P-156 V 11	2182.00 Pd	105-1-1	800.00	S	
58-I-/7	279.00	L107-I-	1580.00Pd	141-a-P	50.00 RS
58-II /	316.00	107-II - F	215.00 %		

UV

RAPPAHANNOCK COUNTY

	TRACT		TRACT		
	NUMBER	AWARD	NUMBER	AMADD	
		1	71 7148	AWARD	
	- 143 P - 143-IP	\$5332.74	199 Pd	\$3060.25 19	claim of 51/18 by comin.
1	v 144- pd	27.00 PJ 718.41 PJ	199-14	213.00 /	Percent of the state of
-	P+ 145 PL	1058.00	199-II-P	90.00 pd	
	146-194	1235.00	199-III	876.00	
	147-Pd	1421.09	201	250.00P	
	149-17	358.50 PL	201-a	458.00	
	150-134	800100 Pd	202 PL	170.50 mg/s.	
	~153Pd,	10488.80	202-2-1	370.00	
	154-0	2055.00	203-10	532.00-	
	∠ 155 pd	1100.000	L 204-13-	458.00	
	V155-a 101	50.00	204-a7P"	647.50	*
0.11	156- P.C.	500.00	V207-199	272.50	, t
raid	√ -157 Pd	777.00	208-pd	467.0000	
	158-Pd 158-a-P	192.50	211 00	138.75P=	TA STEELS
	159	143.00	212	54.75	
	► 160-P	601.52PJ 896.05PJ	246477	- 120.00 - P-	
	167-00	5917.78	251 P4 253-P	420.00 - P	
	161-4-1	2488.00	257	275.00 PC	
-	► 162 P	5442.75	258-1-	90.00	
	v 162-a-1-	50.00	-259pd	150.00/	- della
	163- 163-	1841.00	260	635.00 Pd to e	e. Bry cracs
	+ 165 PA	600.00	261	300.00 - 1/2 Pe	1 into came + held by clerk.
6	168 PL	1574.50 Pd	267	80.00 /-	201 200
1	170. Pa	1738.25	267-a-	64.00 P	
P	171 1 PE E	1094.00	269-1-	150.002-	
tordu	172-74	269.50	270	10.00	
/36	174	02420.00	\$18	80,241.05.	
62,25 owed to	175 -	1592.00 P		Andrew Control of the	
armstrong	≥177-P1	72 361.00 str	ip adjudged		
4.	► 178-PE	116.50 in	sub-head A		
	v179	pd 572.00 of	judgment in		
-	V180-P4	0445.00 rem	• • • • • • • • •	1.00	
	v 181- P	7 7 77 00			L
	182-17	P-222.50 GRA	ND TOTAL \$18	30,242.05	
	V183-P	P1.715.00 ·			
	V184-P	P 1405.00			
	185 P	234.00		0	
	186-13-	646.00	1	1/27/	
	187	105.00 -		13/	
	198	102.50	- 1 - 1		
	130	1031.20			

State Commission on Conservation and Development

WILLIAM E. CARSON, CHAIRMAN, RIVERTON
COLEMAN WORTHAM, VICE-CHAIRMAN RICHMOND
JUNIUS P. FISHBURN, ROANOKE
E. GRIFFITH DODSON, NORFOLK
RUFUS G. ROBERTS, CULPEPER
THOMAS L. FARRAR, CHARLOTTESVILLE
LEE LONG, DANTE

RICHARD A. GILLIAM

EXECUTIVE SECRETARY AND TREASURER

RICHMOND, VA.

MAPPAHAMINGEN

BUREAUS OF THE COMMISSION

GEOLOGICAL SURVEY
WATER RESOURCES AND POWER
FOREST SERVICE
PARKS AND LANDSCAPE ENGINEERING
ARCHAEOLOGY AND HISTORY
STATE PUBLICITY

TELEPHONE 3-0303

Riverton, Virginia December 8, 1933

Clerk of the Circuit Court of Rappahannock County Washington, Virginia

Dear Sir:

I hand you herewith a letter addressed by me to the Hon. E. R. Combs, Comptroller, Commonwealth of Virginia, dated November 21, 1933, directing and authorizing the payment over to the Treasurer of the State of Virginia of the sum of \$180,242.05, for deposit in a special fund to be held subject to the order of the Circuit Court of Rappahannock County, Virginia, in pursuance of and in conformity with the terms of my said letter dated November 21, 1933.

You will note that this letter has endorsed thereon a certificate executed by E. R. Combs, Comptroller, setting forth that the said amount was paid to the Treasurer of the State of Virginia in pursuance of and in conformity with the said letter of instructions on the 8th day of December, 1933, and that this letter also bears endorsed thereon the acknowledgment of the receipt of the said sum in pursuance of and in conformity with the terms of the said letter executed by J. M. Purcell, Treasurer of the State of Virginia.

Please also find attached to the said letter an Order signed by the Governor, approving and directing the expenditure of the said amount, and also a letter from the Treasurer dated December 7, 1933, transmitting to me my letter of instructions to the Comptroller with certificate and receipt above mentioned endorsed thereon.

I submit the above set out documents for file with the records of the Condemnation proceedings now pending, entitled, "Virginia: In the Circuit Court of Rappahannock County, The State Commission on Conservation and Development of the State of Virginia, Petitioner, v., Clifton Aylor and others, and Thirty-seven Thousand Four Hundred (37,400) acres of land, more or less, Defendants."

Please acknowledge receipt of this letter and of the documents above mentioned on carbon copy enclosed for that purpose, and oblige,

Yours very truly

William E. Carson, Chairman of
the State Commission on Conservation & Development and agent and representative of the
petitioner in the above mentioned condemnation
proceedings duly appointed under the provisions
of the Section 24 of the Public Park Condemnation Act.

Enclosures



Commonwealth of Virginia

TREASURER'S OFFICE

December 7, 1933.

Caland

Hon. W. E. Carson, Riverton, Virginia.

Inre: Circuit Court
Rappahannock County

Dear Mr. Carson:

I am returning you herewith a receipt of the Treasurer and the Comptroller for \$180,242.05, condemnation of awards made in the above cause.

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Consequent for such persons in Actal Indigence to row, Inc. to- ten and the second of the last second or parameter section of the last section of

therefore he stored and not out in only independent

Very truly yours,

Treasurer of Virginia.

JMP:E encl.

I am executing this letter of instructions in triplicate, which I am forwarding to you through his Excellency, the Governor, and I respectfully request that one of these copies, preferably the original, be returned to me for file with the record of the above mentioned condemnation proceedings in the Court in which they are pending, showing the action of the Governor thereon, the acknowledgment of payment as herein provided by the Treasurer, and your certificate that payment was made to the Treasurer in pursuance hereof.

Respectfully yours

Wm. E. Carson, Chairman

STATE COMMISSION ON CONSERVATION

AND DEVELOPMENT

GOVERNOR

I cartify that on the Land to the Treasurer of

Receipt of the sum of \$180,242.05, in pursuance of, and in conformity with the within letter of instructions, is acknowledged this day of securious, 1933.

I am executing this letter of instructions in triplicate

THE PARTY OF THE PARTY OF STATE COMMISSION ON CONSIDERATION

Tours sail oil of, abon to the many

which I am forwarding to you through his excellency, the Governor.

Pressurer

I certify that on the aday of <u>Recurber</u> 1933, the sum of \$180,242.05 was paid to the Treasurer of the State of Virginia, in pursuance of, and in conformity with the within letter of instructions.

Comptroller

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GOVERNOR'S OFFICE

Recd. by muil

FILED IN

CLERK'S OFFICE

RAPPAHANNOCK COUNTY ovil bas Dee-11 19 33 ent no rance bles and yo tnearcleved bus STRIEDS present of the chartening the the Cenera Salt firs

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Commonwealth of Birginia GOVERNOR'S OFFICE

RICHMOND

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I hereby approve and direct the expenditure by the State Commission on Conservation and Development of the sum of one hundred eighty thousand two hundred forty-two dollars and five cents (\$180,242.05), from the appropriation referred to in Chapter 50, Acts of the General Assembly 1933, pages 92-93, the said sum of one hundred eighty thousand two hundred forty-two dollars and five cents (\$180,242.05) to be held by the treasurer of the State of Virginia subject to the order of the Circuit Court of Rappahannock County, Virginia, as provided by Section 40, Chapter 410, Acts 1928, pages 1036, 1073,

the judgment in rem entered by the said court on the 13th day of November, 1933, copy of which judgment is attached, and the attached direction, dated November 21, 1933, signed by Wm. E. Carson, Chairman, State Commission on Conservation and Development.

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