LAW OFFICES

#### WEAVER & ARMSTRONG

FRONT ROYAL, VIRGINIA

August 3rd, 1935.

Mr. J. Robert Switzer, Clerk, Harrisonburg, Virginia.

Dear Mr. Switzer:

I am enclosing herewith orders for the payment to the onservation Commission of the following named sums out of the proceeds of condemnation for following numbered tracts in your County:

By reference to orders entered by your Court distributing the residue of proceeds of condemnation for each of these tracts, you will see that these respective sums were left for us when we should present an order covering the same.

I am also enclosing orders to beentered refusing payments of certain other claims of the Commission, listed below:

Tract No.	229-Ashby Collier,							-				- 3	\$12.50
Tract No.	224- M. D. Longley, -	-	-	-	-	_	-	_	_	_	-	_	45.00
Tract No.	181- Chas Davis,	-	-	-	-	-	_	_	_	-	-	-	15.00
Tract No.	77- Q. E. Smith,	-	-	-	-	-	-	-	-	-	-	-	27.00
Tract No.	47-a-S. J. Hensley.	-	-	-	-	-	-	-	-	-	-	-	75.00
Present & No. 80	colored a serie of the colored colored by the colored by the colored and the colored by the colo	-	-	-	-	-	-	-	-	-	-	-	15600

These last named cannot be paid because we do not have the consent of the parties and we have no lien on proceeds of condemnation for same.

I am also enclosing a carbon copy of each of these orders with the request that you certify the carbon and return to us for our files. The originals you will send to Richmond, of courss, and when check is returned to us for the respective amounts due, we will either arrange to come up and sign receipts or better still if you can forward the checks with receipts tous, we will execute the receipts and return to you. I do not know where Judge Bertram is at the present and thought that you would probably get in touch with him quicker than my letter to him might do.

Although all of these orders are vacation orders yet it seems to me there should be no requirement for either notice or consent as to the entry of any, for the reasonthat prior orders evidencing consent as to any funds which will be paid to us have been

AUBREY G. WEAVER WM. C. ARMSTRONG

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entered, and orders dismissing our claims are for the benefit of the respective land owners, and, therefore, it would seem no no tice or consent should be required.

Thanking you in advance, I am,

a/t.

Yours very truly,

## IN THE CIRCUITCOURT OF ROCKINGHAM COUNTY, VIRGINIA.

# Harrisonburg, Va. December, 1,01934

The State Commission on Conservation and Development of the State of Virginia,

Dr.

to

## J. Robert Switzer, Clerk Circuit Court of Rockingham County, Virginia

1934 Sept.		Telephone call to Park office, Front Royal, in re: recording \$	.45
Mar.	19	Order dismissing as to Tract #108	.50
May		Order discharging Petitioner from obligation or duty with regard to awards paid into custody of Court,	2.00
June	5	Order of general dismissal	10.00
**	11	Certifying and mailing two copies of above	
		order,	1.15
n	28	Order directing clerk to record in deed book, etc.	1.50
		Certifying copies, etc., at various times, request of Mr. Marshall, Mr. Armstrong,	
		Mrs. Stokes, etc.	5.00
			20.60
			_, Clerk

Approved:		Tax Tax
	, J	udge
12/1/34.		

\$12.10 check 10/29/35 for fees than 8/13/35.