ROCKINGHAM COUNTY

NAME OF OWNER

#82 - Swift Run U. B. Church

Number of Acres: Lot

Location: Swift Run. Entirely within the park area.

Roads: Spottswood Trail. Four and one-half miles to Elkton.

Soil: --

History of Tract and condition of timber: This lot is suitable for building sites, but not so good for cultivation.

Improvements: DWELLING----Frame, 30x40', metal roof, brick flues, 1 story, ceiled and plastered, fair condition; solid foundation.

Acreage and value of types: **Total Value** Types Acreage Value per acre **Ridge:** Slope: Cove: Grazing Land: **Fields Restocking: Cultivated Land: Orchard:** Minerals: Value of Land: \$ 100.00 Value of Improvements: \$ 900.00 Value of Orchard: \$ \$1000.00 - - -Total Value of Minerals: \$ Value of Fruit: \$ Value of Timber: \$ Value of Wood: \$ Value per acre for tract: \$

Incidental damages arising from the taking of this tract: \$ NONE

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U. B. Chuice usf Rues Unite In the Circuit Court of Note County, Virginia, No .___ At Law. The State Commission on Conservation and Development, of the State of Virginia, Petiandra alle 1 ty de au tioner. JSe 6 Truce acres han County, Virginia, Defendants. more or less, of land in. The undersigned, in answer to the petition of the State Commission on Conservation and Development of the State of Virginia, and in response to the notice of condemnation awarded upon the filing of said petition and published in accordance with the order of the Circuit Court of Recking have County, Virginia, asks leave of the Court to file this as his answer to said petition and to said notice. 13 Aques ley My name is mustue My post office address is. Sun ph I claim a right, title, estate or interest in a tract or parcel of land within the area sought to be condemned, containing about ____acres, on which there are the following hurch buildings and improvements: trance-_miles from Virginia, in This land is located about_4/2_ the Afoncoale Magisterial District of said County. I claim the following right, title, estate or interest in the tract or parcel of land de-scribed above: (In this space claimant should say whether he is sole owner or joint owner, and if joint owner give names of the joint owners. If claimant is not sole or joint owner, he should set out exactly what right, title, estate or interest he has in or to the tract or parcel of land described above.) to the above described tract or parcel of land are as follows: The land owners adjacent nead Du North South East West I acquired my right, title, estate or interest to this property about the year in the following manner: bytheo that the total value of this tract or parcel of land with the improvements thereon is \$ 1000, I claim that the total value of my right, title, estate or interest, in and to this tract or barcel of land with the improvements thereon is \$______ _acres of land adjoining the above described tract or I am the owner of____ parcel of land but lying outside the Park area, which I claim will be damaged by the proposed condemnation of lands within the Park area, to the extent of \$___ (In the space below should be set out any additional statements or information as to this claim which claimant desires to make; and if practicable he should also insert here a description of the tract or parcel of land by metes and bounds). Remarks: _ (Continue remarks if necessary on the back). day Witness my signature (or my name and mark attached hereto) this acting for Jaccecco, 1930. board of To-wit: STATE OF VIRGINIA, COUNTY OF_____ The undersigned hereby certifies that <u>76.7 Mughen</u> the above named claimant personally appeared before him and made oath that the matters and things appearing in his above answer are true to the best of his knowledge and belief, -- day of they 1930. this_____ Jugn Clerk of the Court, or Special Investigator or Notary Public, or Justice of the Peace.

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County: Rockingham District: Stonewall

#82 - U. B. Church, Swift Run.

Acreage Claimed: 方 Assessed: Not assessed. Deed: Value Claimed: \$2500.00 12 12 Swift Run. Entirely within the park area. Location: Incumbrances, counter claims or laps: None known. Soil: ----Spotswood Trail. Four and one-half miles to Elkton. Roads: History of tract and condition of timber: This lot is suitable for building sites, but not so good for cultivation.

Improvements: Dwelling: Frame 30x40', metal roof, brick flues, 1 story, ceiled and plastered, fair condition, solid foundation, - \$1200.

Value of land by types:

Type Acreage

13

Value per acre Total Value

(1 acre) Total value of land \$75.00 Total value of improvements 1200.00 Total value of tract 1275.00 Average value per acre --

IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY, VIRGINIA.

THE STATE COMMISSION ON CONSERVATION AND DEVELOPMENT OF THE STATE OF VIRGINIA

v.

PETITIONER,

DEFENDANTS.

CASSANDRA LAWSON ATKINS AND OTHERS, AND FIFTY-TWO THOUSAND, FIVE HUNDRED AND SIXTY-ONE ACRES OF LAND, more or less,

This cause came on this 14 day of August, 1934, to be heard on the petition of J. L. Maiden, J. E. F. Hughes, and Thomas B. in Christ Hensley, Trustees of the Swift Run United Brethren Church, and the exhibits filed therewith; on the answer and petition of Joseph W. Baugher, Sarah G. Hensley, W. D. Baugher, G. S. Baugher, Mary Ellen Monger, B. F. Baugher, Herman Davis, and Gracie Dunlop, the sole heirs at law of George W. Baugher and Virinda I. Baugher, deceased; and was argued by counsel; and upon consideration the court being of opinion that the said United Brethren Church in Christ is invested with a superior or better right or claim of title in and to the tract of land, with the improvements thereon, Numbered 82, by the Petitioner, State Commission on Conservation and Development of the State of Virginia, and appraised by it at \$1000 and that it is therefore entitled to receive the proceeds arising from the condemnation of the said tract of land and improvements, to-wit, the \$1000; and it being made to appear to the court that it is the wish and desire of the Trustees and Communicants of the said Swift Run Church that they use the present church property so long as they are permitted to do so by the Park Authorities, and that the said \$1000 should be paid to the Virginia Conference Church Extension Society of the United Brethren in Christ, a corporation existing under and by virtue of the laws of the State of Virginia, with its principal office at Dayton, Rockingham County, Virginia, to be held in trust by it for the purchase of land and the erection of a new church house in the Swift Run neighborhood, if the present church house can no longer be used as such, and it is then deemed advisable by the Trustees and Communicants

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of the Swift Run Church to use the said \$1000 for such purposes; otherwise the said \$1000 to be used by the aforesaid corporation in accordance with its charter provisions and the laws of the State of Virginia.

2.

Upon consideration whereof it is ordered that the said sum of \$1000 for tract No. 82, paid into court by Petitioner as compensation for the said tract of land and improvements, be paid to D. Wampler Earman, Attorney for the aforesaid Trustees of the said Swift Run United Brethren Church in Christ; that the same be held in trust by the Virginia Conference Church Extension Society of the United Brethren in Christ for the purchase of land and the erection of a new church house in the vicinity of Swift Run, Virginia, if the church house used by it at present can no longer be used, and it is then deemed advisable by the Trustees and Communicants of the said Swift Run Church that the said \$1000 be so used; and that if not so used, then the said \$1000 to be used by the said corporation as provided for by its charter and the laws of the State of Virginia.

The Clerk of this court is directed to transmit a certified copy of this order to the Treasurer of Virginia, who will pay to the said D. Wampler Earman, Attorney, the sum of \$1000, the amount of the said award set out in the said judgment of condemnation for the said land and improvements, above designated, taking from him a receipt therefor and certifying such payment to the Clerk for appropriate entry thereof as required by law.

Enter:

CONFERENCE OFFICIALS CONFERENCE OFFICIALS
G. D. Batdorf, Ph. D., D. D., Bishop
1509 State St., Harrisburg, Pa.
Rev. U. P. Hovermale, Superintendent
704 N. Queen St., Martinsburg, W. Va.
Rev. W. H. Smith, Recording Secretary
Elkton, Virginia
Pare W. D. Observational Statistical Science Rev. W. B. Obaugh, Statistical Secretary Inwood, W. Va.

Rev. A. J. Secrist, Treasurer Martinsburg, W. Va., R. R.

DISTRICT AND LEADERS District AND LEADERS Berkeley Springs--Rev. J. R. Collis Harrisonburg--Rev. J. W. Wright Martinsburg--Rev. W. A. Wilt Keyser--Rev. J. Paul Gruver Petersburg--Rev. R. N. Young Staunton--Rev. D. F. Glovier Winchester--Rev. Geo. W. Stover

Virginia Conference

Church of The United Brethren in Christ

aug 6, 1934

receive from the Park commission; to

to Rev. a. f. Secrist, Treasurer of the Viginia

bonfuence Church Ettension Docity, fic.

man officie in Dayton Virginia, to balde

in trust for the benefit of the oforesaid

Swift Rin untof Brethlen Church. To be

resed for the creation of a new blusch the wided we decide to finile at some other

location, and if not needed for a new

Church on another location, then to be

in the Virginia Conference

for bhurch or parsonge property elsewhere

Thas B Hefsley Instee

4.2. Maiden. Iruster

Maude m Shipp

Sarah & Hensley

Ruby meadows Clasine Shikke

EDUCATIONAL DIRECTORS

Rev. W. A. Wilt, D. D., President Board of Education 547 N. Queen St., Martinsburg, W. Va.

Rev. U. P. Hovermale, General and Leadership Training Director Martinsburg, W. Va.

Mr. W. I. Good, Adult Director Harrisonburg, Va. Rev. M. J. Miller, Y. P. Director Dayton, Va.

Mrs. Wade S. Miller, Children's Director Dayton, Va.

Rev. W. S. Miller, Dean, Shenandoah College, Dayton, Va.

Mrs. J. R. Rhodes, Pres., W. M. A., Dayton, Va. Mr. Charles Andrews, Efficiency Director 639 N. Queen St., Martinsburg, W. Va.

To the Honoroble Judge of the biscut Court 2 Rockingham County, Virgina: 1 The the undersigned trustees and members y the suigh Reen until Brethow Church do hereby petition your hour to order the payment of the \$1,000 me are to

Mrs. J. J. Ciden Daisy Shipp Ethel C. Shipp Ernet. E. Lam. Mrs. Exuest Lanu Mrs. Clude Shy letto Mrs. Jake Dean. mayne Williams nettie Lane Mystle Lani Otis pean Jessie Naylor Janet naylow Nina Baugher Carrie Baugher W. D. Baugher mis. w. c. Long mis. J. R. Mccurdy a.h. Dean mis a. n. Dean: Emis Dean. L.C. meadours J. Floridor. mis L. C. Meadows J.J. Shipp

Rar, H. K. Smith, Republic Services success Virginia Rav. W. B. Obanta, Statistical Section Investi, W. C.

ner, U. P. Herrignale, Superingenergen Die N. Same B., Mattheory, P. Y.

Morguirite Ender Heorgie Cider Mas. C. J. Hensley

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EDUCATIONAL OLEECRORS on W A Fun 2. D. Tradier Bandrof Monation of N Quen 5. Schlimberg, W. Ta.

IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY, VIRGINIA.

STATE COMMISSION ON CONSERVATION & DEVELOPMENT OF THE STATE OF VIRGINIA,

vs.)(At Law No. 1829.

CASSAHDRA LAWSON ATKINS, and others.

4/19/34

J. L. Maiden, J. E. F. Hughes and Thomas B. Hensley, Trustees of the Swift Run United Brethren Church, having presented their petition by counsel in the above mentioned proceeding asking leave to file the same, leave is hereby granted them to do so, and the said petition is accordingly filed.

And Joseph W. Baugher, Sarah C. Hensley, W. D. Baugher, G. S. Baugher, Mary Ella Monger, B. F. Baugher, Herman Davis and Gracie Dunlap, having presented their petition and their joint and several answers to the petition of the aforesaid trustees, asking leave to file the same, leave is accordingly hereby granted them to do so, and the said petition and the said answers are accordingly filed.

Eur Hurs

NOTE-This need not be filed until the record discloses that the awards have been paid into the custody of the Courts.

Dee claim Jos. M. Baugher for \$100.00

Virginia: In the Circuit Court of Rockingham County

The State Commission on Conservation and Development of the State of Virginia . . PETITIONER. V. At Law No. 1829

Cassandra Lawson Atkins and others, and Fifty-Two Thousand, Five Hundred and

Sixty-One (52,561) Acres of land, more or less DEFENDANTS. Comes now the undersigned and shows to the Court:

That a judgment in rem has heretofore been entered in this proceeding condemning to the use of the

Petitioner the fee simple estate in the tract(s) of land numbered as follows: Tract No. 8-2----:

Tract No. ____: Tract No. ____;

and described in the report of the Board of Appraisal Commissioners appointed herein and shown, numbered, and delineated on the County Ownership Map filed therewith, upon payment into the custody of the Court of the sum(s) set out in the said judgment as constituting the award(s) therefor, as follows:

Award on Tract No. 8-2- \$/000.; on Tract No. ______ \$____; on Tract No.

That the report of the said Board sets forth that the following named persons claim, or appear to have a claim to an interest in the said tract(s) of land or in the proceeds arising from the condemnation thereof; AmAt Recu I- Blelemic

That the Petitioner has paid into the custody of the Court the said sum(s) set out in said judgment as constituting the award(s) for the fee simple estate in the said tract(s) of land;

That your undersigned, on the date of the said judgment in rem condemning the said tract(s) of land, owned or was (were) entitled to the following interest in the said tract(s) or in the proceeds arising from the condemnation thereof:-

All Ringfl-see claim of Jox Mr. Bauglele

That no other person or persons than the undersigned are entitled to share in the distribution of the said award(s) except the following named persons whose interest in said tract(s) or in the proceeds arising from the condemnation thereof on the date of entry of said judgment was as follows:

me The effect to be allared to continue norther

Wherefore, your undersigned pray(s) that [he (they) be made a party (parties) herein under the provisions of Section 21 of the Public Park Condemnation Act, and that] an order be entered for the distribution of said sum(s) set forth in said judgment in rem as constituting the award(s) for the fee simple estate in the said tract(s) condemned as aforesaid, and for the payment to the undersigned of the said award(s) or of as much thereof as the Court may find that the undersigned is (are) entitled to

No. _____ \$ _____: Tract No. _____ \$_____;

The undersigned further aver(s) that: (Leave this space blank unless there is some other pertinent matter to be brought specially to the attention of the court) This, property has been used continuously since its founding as a House of Religeous Worship and it is still being so used. Attached hereto and Marked "Exhibit A" is an attested copy of the deed. There is also attached hereto and marked "Exhibit B" an abstract of the trustee's minutes and a certificate. The congregation expects to continue to use this property as a House of Worship.

P. O. ADDRESS muster. ----Juster usi

Note—A supply of this blank form has been placed in the Clerk's office for the convenience of interested parties. No one is required to use this form, as the form is not prescribed by law, and claimants can either change or modify it as they deem necessary, or present their motions in any form they may desire which meets with the approval of the Court. This blank form may not and probably will not cover all cases. It has been printed merely as a suggestion of a form of a motion which may be used, subject to the approval of the court in each case.

The trustees of the Swift Own United Brethren church, located at Swift Run, Va, met at the church, Jan. 7, 1934, and transacled the following business: Mr. J. B. Hensley was elected president. Mr. J. E. J. Auglies was elected secretary. Cher. J. g. Marden was elected treasures. The board of trustees, after being duly reorganized, was authorized by the local church to make settlement with the court for the said church property and was also instructed with regard to the disposition of the money

in the said settlement. The trustees then agreed to meet at Harrisonburg, Na., Jan. 9, 1934, to petition the bount to make settlement for the said property. J. L. Marden. Tres J.E. J. Hugher chit

investment for local current expenses, the principal being held for the purpose of building a new church mean the old one; but If it is not deemed adoisable to rebuild it is understood that it is to be used for building a church of The same denomination in some nearby community or turned for to the Conference for building purposes M.M. Maidan, Pastor thism J. G. F. Hiceg her, clerk

This is to certify thatthe members of the Swift Kun amited Brethren church met immedialely after the morning services Sunday. Jan 7, 1934, in conjunction with the meeting of the board of trustees of the said church, to discuss the matter of making settlement with roust for the church for openty of the said church. Upon a motion by min Daisy Shiff it was unaugymously voted to instruct the trusters to make settlement with the Court, to invest the money received in said settlement safely, and to use the interest on said

Deed Book 9, Page 274

D. B. S, P. 274

THIS DEED made this 12th day of October in the year 1872 by George W. Baugher & Virinda I. Baugher his wife of the one part & James G. Maiden, Silas Hensley, John W. Maiden, Thomas Powell & Jesse Wyant of the other part all of the County of Rockingham & State of Virginia: Witnesseth, That for and in consideration of the sum of five dollars the receipt whereof is hereby acknowledged, they have this day sold & do hereby grant & convey unto unto the said James G. Maiden Silas Hensley, John W. Maiden Thomas Powell & Jesse Wyant with general warranty as trustees & in trust for the use & benefit of the Church of the United Brethren in Christ, a certain tract or lot of land lying & being in the County of Rockingham on the South side of the Rockingham Turnpike & Bounded as follows. Beginning at a Stone corner in said Turnpike & running thence to a Walnut near the creek in a Southern direction, Thence in an eastern direction with the said creek to a stone near the creek nearly north east. Thence nearly North West with the said Turnpike to the Beginning, adjoining the land on the West--Wm. Maiden on the South & James A. Ship on the North East, supposed to contain one half acre be the same more or less. The said Grantors make the above conveyance to the said grantors in trust for the express purpose of erecting thereon a church building for the use of the said C urch of the United Brethren in Christ with the express understanding that when the said church building that is to be built on the said lot is not used or occupied by the said Church of the United Brethren in Christ, then the same shall be used and occupied by the ministers of any orthodox church of good standing in their respective churches for the purpose of preaching the gospel therein

The said Trustees & their successors are hereby authorised & empowered to sell loan or rent the said church lot

D. B. 9, P. 274

above conveyed should there ever be a necessity, provided the same shall be used exclusively for the use of House of Worship--And when the same shall cease to exist as a House of religious worship then the said lot above conveyed shall revert to the said grantors & their heirs The said grantors covenant with the said grantees as trustees aforesaid that they have a right to convey said Land & that the said grantors as trustees aforesaid shall have quiet possession of the same free from all incumbrances. And that they will execute such other & further assurances <u>&</u> as may be requisite as Witness the following signatures & Seals.

--2--

	George W. Baugher (L. S.)
	Virinda I. Baugher (L. S.)
Rockingham County	
State of Virginia t	o wit: " , solf per 15 arestors a at sport ad

I John C. Walker a Notary Public for said County do certify that George W. Baugher & Virinda I. Baugher his wife whose names are signed to the foregoing deed bearing date October 12 1872 this day personally appeared before me in my said County and acknowledged the same. And I do further certify that Virinda I. Baugher wife of said George W. Baugher being examined by me privily & apart from her said husband & having the said deed fully explained to her She the said Virinda I. Baugher declared that she had willingly executed the same & did not wish to retract it.

Given under my hand & Seal this 12th day of October

J. C. Walker N. P. (L. S.)

In the Clerk's Office of the County Court of Rockingham November 22, 1873

D. B. 9, P. 274

This Deed from George W. Baugher & wife to James G. Maiden & others was this day presented in the office aforesaid and being duly acknowledged is together with the certificate hereon endorsed admitted to record.

Teste, J. T. Logan, C. C.

-- 3--

A COPY

Robert Switzer, Clerk. By - Margaret Branum, D.C. Atteste:

IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY

THE STATE COMMISSION ON CONSERVATION AND DEVELOPMENT OF THE STATE OF VIRGINIA)

Petitioner

Modrae W. Sevener & sire to Jacos G. Maiden VS. bus bissentia suffic all as bissent the

At Law No. 1829

CASSANDRA LAWSON ATKINS, and others, and) Defendants FIFTY-TWO THOUSAND, FIVE HUNDRED SIXTY-) ONE (52,561) ACRES OF LAND, more or less)

The petition and answer of Joseph W. Baugher, Sarah C. Hensley, W. D. Baugher, G. S. Baugher, Mary Ella Monger, B. F. Baugher, Herman Davis and Gracie Dunlap, respectfully represents:

That a judgment in rem has here tofore been entered in the above styled proceeding condemning to the use of the petitioner, the State Commission on Conservation and Development of the State of Virginia, the fee simple estate in the tract of land numbered 82 and described in the report of the Board of Appraisal Commissioners appointed therein and shown, numbered and delineated on the County Ownership Map filed therewith, upon payment into the custody of the Court the sum set out in the said judgment as constituting the award thereof as follows:

Award on Tract No. 82. \$1,000.00:

The State Commission on Conservation and Development of the State of Virginia has paid into the custody of the Court the said sum of \$1,000.00 set out in said judgment as constituting the award for the fee simple estate in said tract of land;

That J. L. Maiden, J. E. F. Hughes and Thomas B. Hensley, Trustees of the Swift Run United Brethren Church have filed their claim in this proceeding, in which they allege that they are entitled as the fee simple owners of said tract of land to the proceeds arising from the condemnation thereof; and allege that no other person or persons than said Trustees are entitled to share in the distribution of said award and that they are entitled to receive the proceeds arising from said condemnation of said Tract No. 82,

to-wit: \$1,000.00; and further set forth in their said claim that the property has been used continuously since its founding as a house of religious worship and that it is still being so used and that the congregation expects to continue to use said property as a house of worship.

That the parcel of land referred to, to-wit: Tract No. 82, was by deed of date October 12, 1872, conveyed to George W. Baugher and wife to James G. Maiden, Silas Hensley, John W. Maiden, Thomas Powell and Jesse Wyant, as Trustees, in trust for the use and benefit of the Church of the United Brethren in Christ, for the purposes mentioned in said deed and upon the condition that said Trustees and their successors were authorized to sell, loan or rent the said lot therein conveyed, should there ever be a necessity therefor, with the proviso that the same should be used exclusively for the use as a house of worship, and that when the same should cease to exist as a house of worship, the said lot should revert to the grantors and their heirs; all of which will more fully appear by reference to Exhibit "A" filed with the claim of said Trustees.

Your respondents aver that said lot No. 82 is a part of finitian of the tract of 52,561 acres of land which has been condemned by the State Commission on Conservation and Development of the State of Virginia for a public park and that the title thereto, by reason of the condemnation proceedings instituted by said Commission on Conservation and Development, became vested in it, and the Trustees of said Church of the United Brethren in Christ have been divested of any and all right to said parcel of land or to the possession, use or occupancy thereof.

Your respondents further aver that George W. Baugher and Virinda I. Baugher, his wife, the grantors in said deed, departed this life intestate, leaving surviving as their sole heirs at law your respondents, Joseph W. Baugher, Sarah C. Hensley, W. D. Baugher, G. S. Baugher, Mary Ella Monger, B. F. Baugher, Herman Davis and Gracie Dunlap, and that by virtue of the reversionary clause contained in said deed they are, as the heirs of said grantors, entitled to receive the proceeds arising from the condemnation of said tract of land.

If it be true as alleged by said Trustees of said Church. when we are still using said property as a house of religious worship by sufferance of the present owner of said property, this does not entitle them to receive the proceeds arising from the condemnation thereof, which belongs to these respondents; and if the Court should be of the opinion that said award should not at this time be paid respondents, then the same should be held by the Court until said Trustees of said Church are evicted therefrom, which, as respondents are informed and allege, will occur in the near future, at which time the said award should be paid to these respondents.

WHEREFORE these petitioners and respondents pray that such order may be entered in the above styled proceeding as may be necessary to fully protect their rights in and to the proceeds arising from the condemnation of said Tract No. 82.

> Joseph W. Baugher, Mary Ella Monger, Sarah C. Hensley. W. D. Baugher. G. S. Baugher

B. F. Baugher, Herman Davis. Gracie Dunlap.

State of Virginia, County of Rockingham, to-wit:

I, <u>NagelB Magnet</u> a Notary Public in and for the County and State aforesaid, do certify that Joseph W. Baugher, personally appeared before me in my County aforesaid and made oath that the facts set forth in the foregoing petition and answer are true.

Given under my hand this / Staday of April, 1934.

Hazel Magner

My commission expires:

Mod. 10, 1935.



JOHN M. PURCELL TREASURER OF VIRGINIA Commonwealth of Virginia

TREASUER'S OFFICE RICHMOND, VA.

August 16, 1934

This is to certify that I, J. M. Purcell, Treasurer of Virginia have this <u>16</u> day of <u>August</u> in accordance with an order of the circuit court of <u>Rockingham County</u> dated <u>8/14/34</u> in the cause of the State Commission on Conservation and Development of the State of Virginia vs. <u>Cassandra Lawson Atkins and others</u> paid to <u>D. Wampler Earman, Attorney</u> **\$1,000.00** being in full settlement of tract <u># 82</u> in the above mentioned cause.

inia.



JOHN M. PURCELL TREASURER OF VIRGINIA

Commonwealth of Virginia

TREASURER'S OFFICE RICHMOND, VA.

August 16, 1934

D. Wampler Earman, Attorney

Received of J. M. Purcell, Treasurer of Virginia, the sum of \$1,000.00, in accordance with an order of the Circuit Court of the county of <u>Rockingham</u> entered on the <u>14th</u> day of <u>August</u> 1934, in the matter of the State Commission on Conservation and Development v______ <u>Cassandra Lawson Atkins</u> and others, being full and complete settlement for the tract of land known in said proceeding as #82____.

Maraple Canner, Attorney

Sign original and duplicate and return to the Treasurer of Virginia.