ROCKINGHAM COUNTY

NAME OF CLAIMANT

1 topara antia	#228 - Morris, Raleigh
Number of Acres: 3	52 one betoelgen need and fi .adoitiog fereves
Location, Near L	owell's Gan Stallado blats insport off these
	ournt over. The first class grazing land is

Roads:		Three miles	over	fair	dirt	road	to	Swift	Run;	thence four miles
	01	to Elkton.		÷ . '	18x84		-			: STATEME VORSMIT
				.tasa				ion, o	TEbno	

Soil:

Acreage and value of types:

Sandy clay of good depth and fair fertility. The slopes are moderate to steep with southwest exposure; quite rocky.

History of Tract and condition of timber: (See reverse side of History information)

Improvements:	(See	reverse	side	for	Improvement	information)

Types Acreage Value per acre **Total Value Ridge:** \$110.00 \$5.00 Slope: 0 22 Cove: Grazing Land: 6 120.00 20.00 0 **Fields Restocking:** 30.00 2 15.00 a **Cultivated Land:** 40.00 20.00 a \$300.00 32 **Orchard:** Minerals: Value of Land: \$ 300.00 310.00 Value of Improvements: \$ 310.00 Value of Orchard: \$ 50.00 Value of Minerals: \$ 50.00 Value of Fruit: \$

Value per acre for tract: \$ 22.19

Value of Timber: \$

Value of Wood: \$ 50.00

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

Too. N. Frn: CLERK.

50.00 \$710.00

NAME OF CLAIMANT

HISTORY OF TRACT AND CONDITION OF TIMBER: A portion of the tract was cleared many years ago, grazed and cultivated since, except for several portions. It has been neglected and has now grown up to brush, etc. The woodland has been cut over repeatedly in the past.t. The present stand consists of mixed oaks which have been burnt over. The first class grazing land is in poor condition.

IMPROVEMENTS: Dwelling: Log 18x24', 4 rooms, 1¹/₂ story, log finish, poor condition, occupied by tenant. Stable: Log, 14x18x12', shingle roof, shed 11x18', Corn house: Log 12x12x10', shingle roof, fair condition. Hen house: Frame 14x14x8', shingle roof, poor condition.

History of Tract and condition of timber: (See reverse side of History information)

mprovements: (See reverse side for Improvement informati

Total Value

tercage and value of types:

\$110.00 00.80 120.00 80.00 15.00 40.00 00.08 Value of Land: \$ 500.00 310.00 Value of Improvements: \$ 310.00 Value of Orchard: \$ 50.00 50.00 Value of Timber: \$ 50.00 Value of Wood: \$ 50.00 Value per acre for tract: \$ 22.19

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

NAME OF CLAIMANT

#228-a - Morris, Raleigh

Number of Acres: 5

- Location: Blue Ridge Mountain. One-half mile south of Swift Run Gap.
- One-half mile fair mountain road to Swift Run Gap and eight Roads: miles hard surface road to Elkton.
- Soil: Sandy clay of a fair depth and fertility. Slopes are moderate to steep. Rocky over most of the area.

History of Tract and condition of timber: All saw timber has been removed from the wooded area of this tract. Cleared land has been cleared many years and has been grazed and cultivated extensively since.

Improvements:

NONE.

Acreage and value	of types:		
Types	Acreage	Value per acre	Total Value
Ridge:			
Slope:			
Cove:			
Grazing Land:	5 (\$35.00	\$175.00
Fields Restocking:			
Cultivated Land:			
Orchard:			
Minerals:			
Value of Land: \$1	75.00	•	
Value of Improven	nents: \$		
Value of Orchard:	\$ 20.00		
Value of Minerals:	\$		20.00
Value of Fruit: \$			20.00 - \$195.00
Value of Timber:	\$		
Value of Wood: \$			
Value per acre for	tract: \$ 39.00		

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

Fer. W. fini CLERK.

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JOHN M. PURCELL

Commonwealth of Hirginia

RICHMOND, VA.

January 6, 1934

This is to certify that I, J. M. Purcell, Treasurer of Virginia have this <u>6</u> day of <u>January</u> in accordance with an order of the circuit court of <u>Rockingham County</u> dated <u>1/4/34</u> in the cause of the State Commission on Conservation and Development of the State of Virginia vs. <u>Cassandra Lawson Atkins</u> <u>R. A. Breeden and N. S. Collier, c/o R. A. Breeden</u> paid to <u>Stanardsville, Virginia</u> **\$**710.00 being in full settlement of tract #_228 in the above mentioned cause.

Treasurer of Virginia.



JOHN M. PURCELL TREASURER OF VIRGINIA

Commonwealth of Virginia

TREASURER'S OFFICE RICHMOND, VA.

January 6, 1934

R. A. Breeden and N. S. Collier c/o R. A. Breeden <u>Stanardsville</u>, Virginia

Received of J. M. Purcell, Treasurer of Virginia, the sum of <u>710.00</u>, in accordance with an order of the Circuit Court of the county of <u>Rockingham</u> entered on the <u>4th</u> day of <u>January</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 #<u>228</u>.

M. h. Breeden M.S. Callier

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



JOHN M. PURCELL

Commonwealth of Virginia

TREASURER'S OFFICE RICHMOND, VA.

January 6, 1934

This is to certify that I, J. M. Purcell, Treasurer of Virginia have this <u>6</u> day of <u>January</u> in accordance with an order of the circuit court of <u>Rockingham County</u> dated <u>1/4/34</u> in the cause of the State Commission on Conservation and Development of the State of Virginia vs. <u>Cassandra Lawson Atkins</u> R. A. Breeden and N. S. Collier, c/o R. A. Breeden paid to <u>Stanardsville</u>, <u>irginia</u> **\$** <u>195.00</u> being in full settlement of tract <u># 228-a</u> in the above mentioned cause.

Treasurer of Virginia.



JOHN M. PURCELL TREASURER OF VIRGINIA Commonwealth of Virginia

TREASURER'S OFFICE RICHMOND, VA.

January 6, 1934

R. A. Breeden and N. S. Collier c/o R. A. Breeden Stanardsville, Virginia

Received of J. M. Purcell, Treasurer of Virginia, the sum of \$<u>195.00</u>, in accordance with an order of the Circuit Court of the county of <u>Rockingham</u> entered on the <u>4th</u> day of <u>January</u> 193<u>4</u>, 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 #<u>_228-a</u>.

A. Bysiden Miliballier

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

County: Rockingham District: Stonewall

#228 - Morris Raleigh

Acreage Claimed:

Assessed 32 A.

Value Claimed:

" \$200.00

Deed 12 A. 1925 for \$180.00; 20 A. 1920 for \$550.00.

Location: Near Powell's Gap.

Incumbrances, counter claims or laps: None known.

Soil: Sandy clay of good depth and fair fertility. The slopes are moderate to steep with southwest exposure; quite rocky.

Roads: Three miles over fair dirt road to Swift Eun; thence four miles to Elkton.

History of tract and condition of timber: A portion of the tract was cleared many years ago, grazed and cultivated since, except for several portions. It has been neglected and has now grown up to brush, etc. The woodland has been cut over repeatedly in the past. The present stand consists of mixed oaks which have been burnt over. The first class grazing land is in poor condition. The woodland is estimated to cut an average of 10 cords of fuelwood per acre. 220 cords of fuelwood valued © 25g ----- \$55.00.

Improvements: Dwelling: Log 18x24', 4 rooms, 13 story, log finish, poor condition, occupied by tneant ______ \$150.00 Stable: Log 14x18x13', shingle roof, shed 11x18',- 50.00 Corn house: Log 12x12x10', shingle roof, fair condition _______ 30.00 Hen house: Frame 14x14x8', shingle roof, poor 25.00 condition ______ Orchard: 27 fruit trees, fair condition --\$1.00 each27.00 \$282.00

Value of land by types:

		Value	Total
Type Slope	Acreage	per acre	Va'ue
Slope	Acreage	\$2.50	\$55.00
Tg Fc	6	7.00	42.00
Fe	2	15.00	30.00
Fr	2	3.00	6.00
	32		\$133.00

Total	value	of	land	\$133.00
Total	value	of	improve-	
ments				282.00
Total	value	10	cordwood	55.00
Total	value	10	tract	\$470.00
Avera,	ge valu	le r	per acre	14.69

Revised report

County: Rockingham District: Stonewall

County: Greene District: Stanardsville

#228-a - Morris. Raleigh - Rockingham Co. #182 - Morris, Raleigh - Greene County

Acreage Claimed:

Value Claimed:

Assessed: Deed: Not assessed. No record. Assessed: Deed: Area: Rockingham - 5 A. Greene 24 A. 29 A.

Location: Blue Ridge Mountain. One-half mile south of Swift Run Gap.

Incumbrances, counter claims or laps:

Soil: Sandy clay of a fair depth and fertility. Slopes are moderate to steep. Rocky ver most of the area.

Roads: One-half mile fair mountain road to Swift Run Gap and eight miles hard surface road to Elkton.

History of tract and condition of timber: All saw timber has been removed from the wooded area of this tract. Cleared land has been cleared many years and has been grazed and cultivated extensively since.

Improvements: (All improvements are in Greene County)

Dwelling: Log, 14x20', 3 rooms, porch inclosed, 14 story, fair condition, spring water supply, pillar foundation. \$125.00 Barn: Log, 12x20x10', and shed 10x20x8', shingle roof, poor condition. 35.00 Corn crib: Frame, 8x12x8', shingle roof, fair condition. 20.00

\$180.00

Value of land by types: (Rockingham Type Acreage Grazing 5	Value per acre \$25.00	Total Value \$125.00
Total value of land \$125.00 Average value per acre 25.00		
Value of land by types: (Greene Cou	nty)	
TypeAcreageSlope2Tillable16Grazing634	Value per acre \$2.50 12.00 15.00	Total Value \$5.00 192.00 90.00 \$287.00
Total value of land\$287.00Total value of improvements180.00Total value of fruit trees15.00Total value of tract\$482.00Average value per acre20.08		

(cont'd)

County: Rockingham District: Stonewall

0

#228-a -- Morris, Raleigh - Rockingham Co. #182 -- "" - Greene County.

Summary of acreage and values by counties.

Total value of land Total value of improvements	Greene Co. \$287.00 180.00	Rockingham Co. \$125.00	Total \$412.00 180.00
Total value of fruit trees Total value of tracts Average value per acre for	15.00 \$482.00 entire tract	\$125.00 \$20.93	15.00 \$607.00

IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY, VIRGINIA.

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

Petitioner

v. #1829

Cassandra Lawson Atkins, et als, etc.

Defendants

On this, the <u>4</u> day of January, 1934, came R. A. Breeden and N. S. Collier, and on their motion leave is given them to file their application for the payment to them of the sum of \$710.00, the amount of the award set out in the award of condemnation for Tract No. 228, and of the sum of \$195.00, the amount of the award set out in the award of condemnation for Tract No. 228-a, heretofore paid into Court to the credit of Raleigh Morris.

And it appearing to the Court that R. A. Breedem and N. S. Collier succeeded to the title of the said Raleigh Morris in the above two mentioned tracts by deed dated July 5, 1933, recorded in the Clerk's Office of Rockingham County in Deed Book deed 155, at page 59, a copy of which/is filed with the said petition, and that therefore the said R. A. Breeden and N. S. Collier are entitled to receive the award for the said Tracts Nos. 228 and 228-a, and that the said Raleigh Morris (now R. A. Breeden and N. S. Collier by virtue of the deed aforesaid) is invested with a superior or better right or claim of title in and to the said Tracts of land Nos. 228 and 228-a, or to the proceeds arising from the condemnation thereof, and that the said R. A. Breeden and N. S. Collier are entitled to receive the proceeds arising from the condemnation of said Tracts Nos. 228 and 228-a, as successors in title to the said Raleigh Morris, and it further appearing to the Court that all taxes due or taxable upon said Tracts Nos. 228 and 228-a have been paid:

Upon consideration whereof, it is considered and ordered by the Court that the said sumsof \$710.00 and \$195.00, paid into Court by petitioner as just compensation for Tracts Nos. 228 and 228-a, respectively, be paid unto the said R. A. Breeden and N. S. Collier; and the Clerk of this Court is directed to transmit a certified copy of this order to the Treasurerof Virginia, who shall pay unto the said R. A. Breeden and N. S. Collier the said sum of \$710.00, the amount of the award set out in the judgment of condemnation for Tract No. 228, and the said sum of \$195.00, the amount of the award set out in the award of condemnation for Tract No. 228-a, taking from the said R. A. Breeden and N. S. Collier receipts therefor, and certifying such payment to the Clerk of this Court for appropriate entry thereof as required by law.

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Enter: sturg

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

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. 2.2.8...:

Tract No. 2 .- 7 .- A .- : 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. 2.7.8 \$ 710,00, on Tract No. 7.7.8 A \$ 195,00 on Tract No.

_____ \$_____

That the report of the said Board sets forth that the following named persons claim, or appear to

Morris & Merel and House the said Board sets forth that the following handed 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; Raleight Morris but & cleed & cleed & y-5-1933 Poleight Morris & more conneged their lacend to Ra. Breedeer & N.S. Collier recorded in H.B. 155. fage 59 a coff of Which is filed hereinthe

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 :---

bee sueifle

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:

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

receive, and which the undersigned aver(s) is as follows: Tract No. 2. 7. \$710.00. Tract

(For acknowledgment,

No. <u>7.7.8</u> <u>A</u> <u>\$1950</u> 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)

P. O. ADDRESS ASNI

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see other side)

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 de-sire 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. to the approval of the court in each case.

STATE OF VIRGINIA, COUNTY OF ROCKINGHAM, to-wit:

I, J. Robert Switzer, Clerk of the Circuit Court of Rockingham County, do hereby certify that the records in my office do not show any delingent taxes against the tract of twenty acres in Stonewall District, assessed in the name of Rollie W. Morris, except for the tax year 1932, but which taxes by statement of M. H. Harrison, County Treasurer, shown herewith, have been paid in the County Treasurer's office, since said tract was returned delinquent to my office.

Given under my hand this 2d day of January, 1934.

Clerk of the Circuit Court of Rockingham County, Virginia

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winerenors, your unnersigned pray(s) that (no (they)) is same a party (parties) stream the the provisions of Section 31 of the Public Park Condetonation Act, and that an order be entered for the fee 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 (ract(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) cutified to

receive, and which the undersigned aver(s) is as follows: Trant No. R. S. A. & A. R. P. T.

The undersigned further aver(s) that: (Leave this space blank unless there is some other perti-

.Notary Public.

This day personally appeared before me R. A. Breeden and N. S. Collier and made oath that the statements contained in the above petition so far as made on their own information are true and so far as made upon information of others they believe them to be true. Given under my hand this 2d day of January, 1934.

STATE OF VIRGINIA, COUNTY OF ROCKIN Sham, to-wit:

M. H. HARRISON

TREASURER OF ROCKINGHAM COUNTY

HARRISONBURG, VIRGINIA

To Whom It May Concern:

I hereby certify that the records of my office show that Rollie W. Morris has paid the taxes for the years 1932 and 1933 on the tract of 20-0-0 acres of land situate in the Blue Ridge Mountains in Stonewall District, Rockingham County.

All taxes prior to that time, if any be unpaid, are a matter of record in the Clerk's Office of said County.

Given under my hand this 2nd day of January 1934.

Treasurer Rockingham County. of

STATE OF VIRGINIA, COUNTY OF ROCKINGHAM, to-wit:

I, J. Robert Switzer, Clerk of the Circuit Court of Rockingham County do hereby certify that the records in my office do not show any delinquent taxes against the tract of 12 acres in Stonewall District, assessed in the name of Raleigh Morris, except for the tax year 1932, but which taxes by statement of M. H. Harrison, County Treasurer, shown herewith, have been paid in the County Treasurer's office, since said tract was returned delinquent to my office.

Given under my hand this 2d day of January, 1934.

Clerk of the Circuit Court of Rockingham County, Virginia

M. H. HARRISON

TREASURER OF ROCKINGHAM COUNTY

HARRISONBURG, VIRGINIA

To Whom It May Concern:

I hereby certify that the records of my office show that Raleigh Morris has paid the taxes for the years 1932 and 1933 on his tract of 12-0-0 acres of land situate in the Blue Ridge Mountains in Stonewall District, Rockingham County.

All taxes prior to that time, if any be upaid, are a matter of record in the Clerk's Office of said County.

Given under my hand this 2nd day of

January 1934.

row Treasuger of Rockingham County.

20 .

Deed Book 155, Page 59

This deed made and entered into this the 5th day of July 1933 by and between Raleigh W. Morris and Laura Morris his wife, parties of the first part; and R. A. Breeden and N. S. Collier parties of the second part; WITNESSETH: That for and in consideration of the sum of seven hundred (\$700.00) dollars cash in hand paid, receipt whereof is hereby acknowledged by the party of the first part, they the said parties of the first part do grant bargain sell and convey and have by these presents with general warranty of title granted, bargained sold and conveyed unto the said Parties of the Second part, all those two certain tracts or parcels of land lying and being in Rockingham County Virginia, adjoining the lands of Sol. Hensley Ashby Collier and others and being situate on the Blue Ridge Mountain in said County of Rockingham, and both tracts adjacent to one an other. First; Tract contains twenty (20) acres more or less, and is the same tract conveyed to said Raleigh Morris by Mary J. Lam and H. A. Williams by deed dated the 12th day of October 1920, and recorded in D. B. 118 at page 340 of the Clerk's Office of the County of Rockingham in the state of Virginia. and Second; Tract, contains 12 acres more or less, and is the same tract conveyed to said Raleigh W. Morris by Ashby J. Collier and wife by deed dated the 2nd day of March 1925, and recorded in D. B. 133 at page 86 of the Clerk's Office of Rockingham County, Virginia, and to which deed et sex is hereby made for a complete description of said two tracts of land. Unto them the said R. A. Breeden and N. S. Collier unto them and their heirs forever. Witness the hands and seals of the following parties.

	His Raleigh W. X Morris Mark	(SEAL)
Witness: B. I. Bickers	Her Laura X Morris	(SEAL)
\$1.00 in stamps	Mark	

Virginia, Greene county, to-wit:

I, B. I. Bickers, Clerk of the circuit court of the County of Greene, in the state of Virginia do certify that Raleigh W. Morris and Laura Morris his wife whose names are signed to the foregoing deed bearing date on the 5th day of July 1933, have each acknowledged the same before me in my county and state aforesaid. Given under my hand this the 5th day of July 1933.

--2--

B. I. Bickers, Clerk.

VIRGINIA: In the Clerk's Office of the Circuit Court of Rockingham County. The foregoing deed of Bargain & Sale was this day presented in the office aforesaid and is together with the certificate of acknowledgment annexed, admitted to record this 5th day of July 1933, 2:30 P. M.

Teste: J. Robert Switzer, Clerk.

A COPY

Atteste: Mant Anton, Clerk.

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

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. _228____:

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. 228 \$ 710.00; 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;

- Raleigh Morris

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 :---

By reason of contribution pledge, obligating the owner, Raleigh Morris, to give 2 acres of his land within the Park Area to the Park Project.

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:

E Conternation 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

receive, and which the undersigned aver(s) is as follows: Tract No. ___228_____ \$__5.00__: 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)

NAME

P. O. ADDRESS

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STATE COMMISSION ON CONSERVATION	
8: DEVELOPMENT	
DAD. HAI LINA	
av Bland Manney	
(

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 de-sire 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.

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

Virginiar in the Circuit Court of Bockingham County The State Commission on Conservation and Development of the State of Virginia . . PETITIONER. V. At Law No. 1829

ad ho STATE OF VIRGINIA) that a betetore been entered and mer at the state of the SS COUNTY OF WARREN) betetore bas of the tract(s) of land management of the state of the tract(s) of land management of the state of the tract(s) of land management of the state of the tract(s) of land management of the state of the tract(s) of land management of the state of the tract(s) of land management of the state of the tract(s) of land management of the state of the

Personally appeared before me the undersigned Notary Public in my said State and County, E.K. Stokes, who being duly sworn, deposed and said that she is an employee of the State Commission on Conservation and Devlopment in immediate charge of the records of the Shenandoah National Park Division thereof having to do with claims of the Commission for distributive shares of condemnation awards in the Shenandoah National Park condemnation proceedings pending in the Circuit Courts of Virginia, by reason of contracts and agreements entered into with the owners of lands sought to be condemned in these proceedings, and that the within claim is just and cor-

rect. Witness my signature this 8th day of January, 1934. NOTARY PUBLIC Notary Public 1000

My Commission Expires Sep. 8, 1934

in memories, your massinguess pray(s) that the (mey) be made a parity (portice) haven under the provisions of Section 21 of the Public Park Condemnation Act, and that an order he 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 to 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 (aro) entitled to

and the second second in the second s

The undersigned further aver(a) first: (Leave this space blank unless there is some other perilnent matter to be brought specially to the attention of the court)

NAME

the Park Project.

. O. ADDRESS

NO ITAVHISMOO NO NOISSIMNOO SE TS

VIRGINIA. IN THE CIRCUIT COURT OF ROCKINGHAM COUNTY.

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

Cassandra Lawson Atkins, et als, defendants.

v.

In Re: Distribution of proceeds of condemnation for Tract No.228.

This day came the State Commission onConservation & Development by counsel, and moved the Court to enter an order directing the Treasurer of the State of Virginia, to pay to it, out of the proceeds of condemnation of Tract No. 228, the sum of \$5.00, representing the amount of a certain pledge made by Raleigh Morris, who claimed to be the owner of said tract, to said State Commission on Conservation & Development, as a contribution for the establishment of Shenandoah National Park, and in support of its said motion the said Commission exhibited to the Court its motion in writing setting forth all the facts in relation thereto, which has been heretofore filed herein.

Upon consideration whereof, it appearing to the Court that the claim of State Commission is not basedupon any lien, either on the land condemned or on the proceeds of condemnation, and that said Commission has failed to obtain the consent of the parties entitled to the proceeds of condemnation to the payment of its claim, it is accordingly adjudged and ordered that the motion of the Commission for the payment of said claim out of the proceeds of condemnation for said tract be and the same is hereby denied.

6/20/35

with