

**Dallas County, Texas
Probate Cases
1846 – Early 1900's**

Case Number 2741

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#2741

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TEMPORARY ADMINISTRATOR'S BOND.

THE STATE OF TEXAS.
COUNTY OF DALLAS.

Estate of

C. Jones.

DECEASED.

Know all Men by these Presents, That we,
as Principal, and
as Sureties, are held and firmly bound unto the County Judge of said County of Dallas, and his successors in office, in the sum of Two Hundred Dollars;
conditioned that the above bound
be appointed Temporary Administrator of the Estate of
Deceased, shall well and truly perform all the
duties required of him under said appointment.

WITNESS our hands and seals, this

9 day of March 1905

J. M. Jones [SEAL]

J. R. Kridges [SEAL]

J. W. King [SEAL]

I do solemnly swear that I will well and truly perform all the duties of Temporary
Administrator of the Estate of C. Jones Deceased, in
accordance with law, and with the order of Court appointing me such Administrator.

Sworn to and subscribed before me this

9 day of March 1905

County Clerk, Dallas County, Texas

By R. H. Lee Deputy.

3753
No. 3753

COUNTY COURT,
DALLAS COUNTY.

BOND OF TEMPORARY ADMINISTRATOR.

ESTATE OF

C Jones.

DECEASED.

filed. Mch 9 A.D. 1905

J A Shantz Clerk

By R H Lee Deputy

Examined and Approved this

day of Mar A.D. 1905

Hiram F. Lively
County Judge, Dallas County

Est of ~~C.~~ Jones. 3 Du County Court
3752 Deed 3 Dallas Co Tex March Term

It having been shown to me that,
C. Jones, a citizen and resident of
Dallas County, died in said County on the
9 day of February 1905, leaving an estate
consisting of personal property, of nominal
value, ~~including~~ his prorata part of an
insurance policy, in the Woodmen of the World
on the life of Henry F Jones, in the principal
sum of One Thousand Dollars, and that the
interest of said estate require the immedi-
ate appointment of a Temporary Adminis-
trator.

It is accordingly ordered adjudged and
decreed by the Court, that J. N. Jones be and
he is hereby appointed Temporary Adminis-
trator of the Estate of C. Jones, deceased
with power and authority to collect any and
all debts due the estate of said deceased,
and especially to collect said decedent's inter-
est in a certain insurance policy on
the life of Henry F Jones, in the Woodmen of
the World and to do all other and further
acts as may be necessary for the preservation
of said estate.

It is further ordered that J. N. Jones ~~sign~~
Bond in the sum of Two Hundred Dollars
and take the oath prescribed by law, that
this order be recorded in the Probate Minutes
of the County Court of this County, And this
order shall cease to be of force on the day
designated for taking up probate business
at the first term of the County Court of
said County held next after the date of this
order.

Aram E Lively
Co Judge Dallas Co
Texas.

JETV - 1978

3753

Order appointing
Temp. Administrator

$\frac{7}{5}$ 13460

$\frac{7}{20}$ - Good Lodge Co

13112

Estate of _____ / In County Court, Dallas County,
No. 2753. Deceased. / Texas.
J.W.Jones, Temporary Admr. / May Term, 1905.

To the Honorable Judge of said Court:-

Now comes J.W.Jones, Temporary Administrator of the estate of
C Jones, deceased, and presents to the Court
this, his Final Report showing what came into his hands as such Tempo-
rary Administrator, and also a list of claims that exist against said
estate.

(1) The only property that ever belonged to said estate was a
one-half interest in a life insurance policy on the life of Frank Jones,
in the sum of \$1000.00.

(2) The expenses incurred by the last sickness, including burial
expenses, was \$5070. Leaving a balance of \$949.50, one-half of which
belonged to the estate of C Jones, deceased, amounting
to \$474.50.

(3) The following debts were due and were incurred by C. Jones,
deceased, and his wife, S.E.Jones, now deceased, and this Administrator
has charged one-half of said indebtedness to the estate of C.Jones,
deceased, and the other one-half to the estate of S.E.Jones, deceased.

List of Claims.

Dr. W.J.Ridgell, -	-	-	-	-	-	\$131.90
Floyd Bros., Hdss., -	-	-	-	-	-	7.50
J.S.Prewitt, -	-	-	-	-	-	48.70
E.L.Prewitt & Co., -	-	-	-	-	-	1.60
1 note (Barrett & Montgomery)	-	-	-	-	-	5.00
Expenses incurred by Admr. in both estates,	-	-	-	-	-	45.00
Allowance for Temporary Administrator,	2	-	-	-	-	64.00
One Tomb Stone,	-	-	-	-	-	45.00
Total expenditures,	-	-	-	-	-	<u>348.50</u>
One-half of which amounts to	-	-	-	-	-	<u>174.25</u>
Court costs of this administration,	-	-	-	-	-	<u>14.60</u>
						<u>188.85</u>

John Jones' Estate
Deceased
No. 10000
Escapes of

John Jones' Estate
Deceased
No. 10000
In Joseph Carter's Superior Court

Leaving a balance due said estate of - - - - - \$ 26.80

This Administrator would further show that the following heirs are entitled to an equal share in said estate, after the payment of all debts: Evans Jones, Lillie Harmon, Rose M. Crouch, M. Jones, J.N. Jones, Mattie Jones, Allen Jones and Sarah Jones.

This Administrator further reports that Allen Jones and Sarah Jones are minors, and that J.N. Jones has been appointed by this Court as guardian of their persons and estates, and he prays for an order of this Court directing him to pay the debts heretofore mentioned, taking vouchers therefor, and after payment of said debts, to distribute the remainder amongst the heirs entitled thereto, filing their receipts therefor, and that he turn over to himself, giving his receipt therefor, the amounts due the minors, Allen and Sarah Jones.

This Administrator further prays that upon an examination hereof that this, his final report, as temporary administrator, be in all things approved and that he and his bondsmen be finally released from any and all further liability by virtue of this administration, and this estate declared closed.

J.N. Jones,
Temporary Administrator of

Subscribed and sworn to before me this the 6th day of May,
A.D. 1906.

Frank R. Shanks, County Clerk,

By R.H. Lee Deputy.