

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

Case Number 1414

Dallas Genealogical Society
Founded 1955

www.dallasgenealogy.org



FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1977

1414

FILMED BY THE DALLAS GENEALOGICAL SOCIETY-1977

210
In the Matter of the Estate of Edward J. Clemons deceased
In the Probate Court
Dallas County Texas

Oath & Bond of J. M. Jones as temporary administrator

I J. M. Jones do solemnly swear that I will well and truly perform the duties of Temporary administrator of the Estate of Edward J. Clemons deceased in accordance with law and with the order of the Court appointing me such administrator

J. M. Jones

Sworn to and subscribed before me this April 6, 1892
J. B. Scott Clerk
By J. H. Lewis Jy.

The State of Texas I know all men by these presents that we County of Dallas J. M. Jones as principal and E. J. Bower and W. J. Keller as sureties are held and firmly bound unto E. J. Bower the County Judge of Dallas County Texas and to his successors in office, in the sum of two thousand ^{no} (2,000) dollars conditioned that the above bound J. M. Jones who has been appointed by Hon. E. J. Bower County Judge of Dallas County Texas as temporary administrator of the Estate of Edward J. Clemons, deceased shall well and truly perform all the duties required of him under said appointment.

J. M. Jones
E. J. Bower
W. J. Keller

 # No. 1663. #
 # ESTATE OF EDWARD J. CLEMENS, Dec'd., #
 # T. M. Jones, Temporary Adm'r. #
 #####

August 27th, 1892.

BE IT REMEMBERED, That on this day came on to be heard the report of T. M. Jones as temporary administrator of the Estate of Edward J. Clemens, deceased, showing receipt by him from the Fidelity Mutual Life Insurance Company, of Philadelphia, Pa., of one thousand dollars in money belonging to said estate as the sole assets which have come into his hands, and further showing that all the debts of said estate had been paid by Mrs. Lizzie Clemens *wife of* *deceased Clemens* *decd* out of her separate funds, and the report having been heard and in all things fully understood,

It is ordered, adjudged and decreed by the Court that said report be and is approved and the said T. M. Jones is empowered and directed to turn over to the said Mrs. Lizzie Clemens, wife and sole heir of said Edward J. Clemens, decd., the assets so collected by him less expenses of administration and less five per cent on the amount collected allowed him as compensation as temporary administrator of said estate, and on his filing with the clerk of this Court the receipt of said Mrs. Lizzie Clemens for the said funds so delivered *and no payment of costs* to her, that the said administration be closed and said T. M. Jones as such temporary administrator be discharged. It is so ordered.

E. B. Brown, Clerk
 Let this order be entered as of date Aug 27th 1892
J. P. Wash Co Judge

200 1663
 In the matter of the Estate of Edward J. Clemens deceased.
 Oath of Bond
 Temporary Administrator
 Approved and
 11th 1892
E. B. Brown
 Clerk
 Filed August 11, 1892
 Probate Court
 by J. P. Wash Co
 WM. THOMPSON

 # IN THE MATTER OF THE #
 # #
 # ESTATE OF #
 # #
 # EDWARD J. CLEMONS, DECEASED, #
 # #
 # T.M. JONES, TEMPORARY ADMR. #
 # #
 #####

No. 1163

Now comes T. M. Jones, as temporary administrator of the estate of Edward J. Clemons, deceased, and makes his return and exhibit of the said estate in his hands and a full account of all his acts as such temporary administrator, and reports as follows:

That he has made diligent search for the assets belonging to said estate and has collected and taken in his possession all the assets belonging to said estate which have come to his knowledge, which assets are as follows: That he has collected and now has in his possession the interest of said estate in policy No.----- in the Fidelity Mutual Life Insurance Co., of Philadelphia, Pa., amounting to the sum of \$1000. That the said company ~~has~~ paid said sum of money to him as such temporary administrator and he now holds the same subject to the further orders of this court. That he has been able to learn of no other assets belonging to said estate and believes that the above comprises all the assets of said estate. He would further show ^{that, as a consequence of the} ~~that, as a consequence of the~~ ~~assets~~ ~~of~~ ~~the~~ ~~estate~~ ~~and~~ ~~every~~ ~~liability~~ ~~against~~ ~~the~~ ~~said~~ ~~estate~~ ~~which~~ ~~has~~ ~~come~~ ~~to~~ ~~his~~ ~~knowledge~~ ~~and~~ ~~verily~~ ~~believes~~ ~~that~~ ~~the~~ ~~same~~ ~~assets~~ ~~and~~ ~~liabilities~~ ~~comprise~~ ~~each~~ ~~and~~ ~~every~~ ~~liability~~ ~~of~~ ~~the~~ ~~said~~ ~~estate~~.

for and then there paid
assets and liabilities
comprise each and every liability of the said estate.
 He prays for an order allowing him compensation as such temporary administrator and reasonable attorneys fees expended in taking out administration for the purpose of collecting the assets of said estate, and further prays for an order directing him to turn the assets so collected over to Mrs. ^{Rozie} Clemons, wife of the said Edward J. Clemons, deceased, and that the said administration be declared closed.

T.M. Jones

 Temporary Administrator.

STATE OF TEXAS.
 COUNTY OF DALLAS.

Before me, William Thompson, a notary public in and for Dallas County, Texas, on this day personally appeared T.M. Jones, who being by me duly sworn on his oath states that the facts set forth in the above and foregoing report and account as temporary administrator of the Estate of Edward J. Clemons, deceased, is a true and correct statement and exhibit of his acts and doings as such temporary administrator and contains a full and true account of the assets which have come into his hands in said capacity.

Wm Thompson

 Notary Public Dallas County Texas.

IN THE MATTER OF THE ESTATE OF EDWARD J. CLEMENS DECD. In the Probate Court, Dallas County, Texas.

Now comes T. M. Jones, a resident citizen of the County of Dallas and State of Texas, and asking an administration on the Estate of Edward J. Clemens, deceased, would respectfully show:

1st. That on or about Jan.3rd, 1892, Edward J. Clemens, then a resident citizen of the County of Dallas in the State of Texas, departed this life intestate.

2nd. That at the time of his death he left surviving him no children, but left a wife, Mrs.Lizzie E. H. Clemens, to whom he had shortly prior thereto been married, surviving him. She the said wife, at that time, also resided in the City and County of Dallas, State of Texas. He would further show that the said wife, Mrs.Lizzie E. H. Clemens since the death of her said husband Edward J. Clemens, has abandoned Texas as her home and has removed to the State of Connecticut, where she now resides.

3rd. That the said Edward J. Clemens at the time of his said death on Jan.3rd, 1892, left no kin or relatives within the knowledge of petitioner residing in the State of Texas, but that all his relatives so far as this affiant knows or believes, are residents of the State of Connecticut.

4th. That the said Edward J. Clemens at the time of his death left an estate as follows: An interest of \$1000 in a \$2000 life insurance policy, said policy being No.25779, issued by the Fidelity Mutual Life Association, of Philadelphia, Pa., on March 5th, 1891, insuring the life of the said Edward J. Clemens in the sum of \$2000, one half of same, or

OF THE ESTATE OF EDWARD J. CLEMENS
OF DISTRICT AND STATE OF TEXAS AND SEVERAL AN EQUITY JURISDICTION
NOW COMES J. M. JONES, A LEGAL COUNSEL OF THE COUNTY

EDWARD J. CLEMENS DECEASED
ESTATE OF

DISTRICT COUNTY, TEXAS

\$1000, to be payable to his affianced Lizzie E. Herridge, to whom he was afterwards married, and \$1000 to be payable to his estate. Petitioner would further show that he holds power of attorney from the said Lizzie E. H. Clemens to collect said policy of \$2000, \$1000 payable to her and \$1000 payable to his estate as aforesaid. But the said insurance company is unwilling to pay the said amount of \$1000 payable to his estate except to a duly appointed administrator of the estate of the said Edward J. Clemens, deceased. Petitioner would further show that the said Edward J. Clemens at the time of his said death was indebted to various and sundry persons in Dallas County, Texas, in various amounts, which said debts have not since been paid. He would further show that expenses were necessarily incurred in preparing for burial and burying the body of the said Edward J. Clemens, which said expenses are and remain unpaid.

5th. He would further show that the said Edward J. Clemens was at the time of his said death indebted to this petitioner for sums of money advanced to him and that petitioner has advanced certain sums of money used for the burial expenses of the said Edward J. Clemens.

6th. He would further show that the said insurance company stands ready and willing to pay the said policy of insurance promptly upon the appointment of an administrator of his said estate. That unless an administrator is appointed immediately the estate of the said Edward J. Clemens must be without the said money due on said insurance policy. That it is largely to the interest of said estate that said money be paid at once.

of '0000' to be payable to the balance of the estate of Edward J. Clemens, decd.

He therefore prays that he may be appointed by the Court as temporary administrator of the estate of the said Edward J. Clemens, decd., with power to collect and receive the said monies due under and by virtue of said policy of insurance and with power and authority to receive, take charge of and hold any other and further property which may belong to the estate of the said Edward J. Clemens, deceased.

Wm Thompson
att_y for Petitioner

I, T. M. Jones, solemnly swear that the facts set forth in the above and foregoing petition, are true and correct.

T. M. Jones

Sworn to and subscribed before me this 1 day of _____

April A. D. 1892.

Wm Thompson
Notary Public Dallas County, Texas.

1663

FILED

April 3^d 1892

S. B. Scott County Clerk,
By *A. S. Jackson* Deputy

IN THE MATTER OF THE ESTATE OF
EDWARD J. CLEMENS, DECEASED.

April 2^d 1892

J. M. Jones is appointed
Temporary Administrator
of the estate of Edward
Clemens Deed with
full power to collect
and pay up said es-
tate until the next
term of this court after
his entering into bond
in the sum of \$2000.