TO THE HONORABLE W. T. Lawler. JUDGE OF PROBATE FOR MADISON COUNTY, ALABAMA: Your petitioner, David C. Jordan, an inhabitant of this State, over twenty-one years of age, respectfully represents that William H. Timmons departed this life intestate, on or about the 16th, day of January 1906, leaving property in this State, to the best of petitioners knowledge, information and belief, of about the value of Twinty firse proste to Tollars, and not probably more; that said William H. Timmons was an inhabitant of this County at the time of his death. That your petitioner is the son-in-law of deceased; that the heirs and distributees of the estate of said decedent, as your petitioner is advised and believes, are as follows; Sofie Jordan, a daughter of deceased, 33 years of age and residing with her husband Dr. D. C. Jordan, in Guntersville, Ala. Lizzie Timmons, a daughter-in-law of deceased, 35 years of age, wife of John Timmons, now deceased, rediding at Farly Ulla Eugene Timmons, a grand-son of deceased, 12 years of age, now residing with his mother Lizzie Timmons at Farly, Clla, Hardie Timmons, a grand-son of deceased, 10 years of age, now residing with his mother Lizzie Timmons at Farly Ulla, Irma Timmons, a grand-laughter of deceased, 8 years of age, now residing with her mother Lizzie Timmons at Farly, Cla, WHEREFORE, your petitioner prays that letters of administration upon the estate be granted him according to law, upon his giving the requisite bond and security. D.G. Jordan Petitioner. Sworn to and subscribed before me this 28 day of March 1906. What Lawler Judge of Probate