

State of South Carolina)
County of Greenville) In Court of Common Pleas.

Mary Ella Mills and Otis P. Mills)
Mills as Trustees under)
the Will of Mrs. Susan C.)
Mills)

Petitioners,)

- v -

Arthur L. Mills, Roger Moore)
Mills and Mary Moore Mills,)

Respondents)

Order
See Roll E-6319

This is a proceeding on the part of Mary Ella Mills and Otis P. Mills as Trustees under the terms and provisions of the Will of Mrs. Susan C. Mills and also under the terms and provisions of a certain deed executed by the said Mrs. Susan C. Mills to them as Trustees on May 1, 1924, for the appointment and substitution of a Trustee in their place and stead.

g. d. #1

It appears that the respondents Arthur L. Mills and Roger Moore Mills have answered the Petition in which they admit the allegations of the Petition and the said Roger Moore Mills consents for the Trustees, the Petitioners herein, to surrender their trust and also requests and consents for Henry J. Winn to be appointed and substituted as Trustee under the terms and provisions of said Will, and also under the terms and provisions of said trust deed, in the place and stead of the Petitioners herein, and it appears further that the respondent, Mary Moore Mills, is a minor of the age of nineteen years and that her guardian ad litem, who has been appointed by the Court to protect her rights and interests in this proceeding, has likewise given his consent for the said Henry J. Winn to be substituted and appointed as Trustee for the said Mary Moore Mills under the terms and provisions of said Will and deed of Mrs. Susan C. Mills.

It appears further that Arthur L. Mills, the other respondent herein is now of the age of twenty seven years and that it is not necessary to have a Trustee appointed for his interest in the estate of Mrs. Susan C. Mills for he now can act for himself under the provisions of her will.

It appears further that the said Trustees have conveyed by deed to Arthur Ladson Mills his interest in the real estate mentioned and described in said trust deed and consequently it is unnecessary to substitute a Trustee for him under the terms and provisions of said deed.

Upon hearing the verified Petition herein and after giving the same due consideration, I am satisfied that the Petitioners herein are entitled to surrender their trust, both under said will and deed and to have some one appointed in their place and