

IN THE PROBATE COURT FOR JEFFERSON COUNTY, ALABAMA

IN THE MATTER OF THE ESTATE OF (CHRISTINA MAE THOMAS WATSON,) CASE NO. 38832 DECEASED.

4.4 公司

PROOF OF CLAIM

The undersigned, William E. Thomas, being first duly sworn, on oath states that he is the owner of the claim against the Estate of Christina Marie Thomas Watson, deceased, for administrative expenses for the Estate (see Exhibit A) and that said claim is lawful and justly due; that the undersigned has personal knowledge of the said claim; that there is now due and unpaid on the said claim the sum of \$92,823.69; and that all claims, credits, set-offs, and adjustments have been given. Further, affiant saith not.

William E. Thomas, Claimant

VERIFICATION

STATE OF ALABAMA)

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared William E. Thomas, who, being first duly sworn, makes oath that he has read the foregoing Proof of Claim and, that he is informed and believes, and, upon such information and belief, avers that the facts alleged in this Proof of Claim are true, correct, and complete.

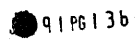
Sworn to and subscribed before me on this 30 day of December, 2009.

DAY OF CLOCK HI M. AS A CLAIM
AGAINST THE ESTATE OF

JUDGE OF PROBATE

Notary Public

My Commission Expires:



Australia Expense Summary

\$92,823.69		TOTALS:		
\$2,500.00	Sentencing	Tommy & Alanda Thomas/Amenda Phillips	Hotel & Food (Estimate \$250/Day)	z weeks beginning June 1, 2009
\$135.00	Sentencing	on-ref)	Visas	
\$3,693.69	Sentencing		Air Travel (3 Qantas Flights)	. L.
\$2,400.00	Inquest	Tommy & Cindy Thomas	Hotel & Food (Estimate \$200/Day)	January-February 2008
\$17,712.32	Inquest	To Represent Tina/Family	Harvey Walters/Barrister for Inquest	January-February 2008
\$50.00	Inquest	Tommy & Cindy Thomas	Visas	
\$4,300.00	Inquest	Cindy Thomas (QPS paid for Tommy)	Air Travel via American/Qantas	
\$2,400.00	inquest	Tommy & Cindy Thomas	Hotel & Food (Estimate \$200/Day)	November-December 2007
\$28,322.68	Inquest	To Represent Tina/Family	Harvey Walters/Barrister for Inquest	
\$50.00	Inquest	Tommy & Cindy Thomas	< 15.00 C 15.0	
\$3,800.00	Inquest	Cindy I nomes (QPS paid for Tommy)	O HOVE NO CHENCALMANDE	
			Air Travel via American/Post	November-Decamber 2007
\$2,500.00	4			
00 00¢ c\$	Investigation	Tornmy & Cindy Thomas	Hotel & Food (Estimate \$200/Day)	March-April 2006
\$50,00	Investigation	Tommy & Cindy Thomas	Visas	
\$7,400.00	Investigation	Tommy & Cindy Thomas	Air Travel (2 Cantas Airlines Flights)	March-April 2006
\$2,750.00	Investigation	Tommy, Cindy, & Alanda Thomas	Hotel & Food (Estimate \$250/Day)	ast 2 Weeks in December 2003
\$75.00	Investigation	Tommy, Cindy, & Alanda Thomas	VISBS	
\$14,985.00	Investigation	Tommy, Cindy, & Alanda Thomas	All Havel (3 United Aintnes Flights)	
Amount:	Reason	miculied byrior:		ast 2 Weeks in December 2003
Approximate			Type of Expense:	Dates:

Hotel & Food estimates include not only hotel and food, but taxi fares, rental car (rented car on 2nd trip only), telephone calls (local & long distance, email service, etc. These are conservative estimates, as more was spent than estimated above for each trip.



State v. Watson 011972

IN THE PROBATE COURT FOR JEFFERSON COUNTY, ALABAMA Bess, Div.

IN THE MATTER OF THE ESTATE OF)
CHRISTINA MARIE THOMAS WATSON,) CASE NO. 38832
DECEASED.	,)

PROOF OF CLAIM

The undersigned, William E. Thomas, being first duly sworn, on oath states that he is the owner of the claim against the Estate of Christina Mae Thomas Watson, deceased, for payment of funeral expenses and that said claim is lawful and justly due; that the undersigned has personal knowledge of the said claim; that there is now due and unpaid on the said claim the sum of \$3,105.00; and that all claims, credits, set-offs, and adjustments have been given. Further, affiant saith not.

William E. Thomas, Claimant

VERIFICATION

STATE OF ALABAMA)

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared William E. Thomas, who, being first duly sworn, makes oath that he has read the foregoing Proof of Claim and, that he is informed and believes, and, upon such information and belief, avers that the facts alleged in this Proof of Claim are true, correct, and complete.

Sworn to and subscribed before me on this 3 day of August, 2009.

Notary Public

My Commission Expires:

A COMMISSION EXPINES JULY 10, 2012

State v. Watson 011973

SOUTHERN HERITAGE FUNERAL HOME

475 Cahaba Valley Road Pelham, Al 35124 (562) 988-3511 09 2 3 3-9A

2378425	JU 4 8	5 PG I	one of two PA
Agreement No.	4394	NΩ	201703

STATEMENT OF FINERA	L GOODS AND SI	ERVICES SELECTED/PURCHASE AGREEMENT
*		
Date of Death 13 / 22/ 43		Date of Birth $\frac{1}{2}$ Date of Birth $\frac{MO}{DO}$ Do $\frac{VR}{VYYY}$
At At Despend	1 Thomas	Date of Birth 2 / 13 /197
701 004	1.5 60	HOOLES AL
Deceased's Last Address 336 0AK	CEMI CIR	HOOVER, AL, MO DO VYYY
Charge to (Buyer) Name 6966	WATSO	Phone No. ()
Charge to (Buyer) Name GAGE Buyer's Home Address 306 OAK	Leaf	Cir. HoovER, AL
Duyer's Home Address		Cir. HOOVER, AL EXHIBIT
Co-Buyer's Name		Phone No.
Co-Buyer's Address		
Affinity Group	Membership ID	Code
in this Agreement the words you and your refer to the Buy	ver and Co-Buyer, if any, s	igning this Agreement. The words we, us and our refer to the Funeral Provider or Scheinhach party acknowledges receiving, you agree to buy the goods and services classribed
below. You authorize us to prepare and care for the body of	of the decedent named in ti	his Agreement and to conduct the luneral and services and incur the charges listed in said.
<u> </u>		nt from any person who signs this Agreement as Buyer or Co-Buyer.
Charges are only for those items that you sell any items, we will explain the reasons in writing	ected or that are required below. If you se	uired. If we are required by law or by a cematery or crematory to use elected a funeral that may require embalming, such as a funeral with
viewing, you may have to pay for embalming.	You do not have to	pay for embalming you did not approve if you selected arrangements.
such as a direct cremation or immediate buri	al. If we charged to	
SECTION I SERVICES AND MERCHANDISE		MERCHANDISE Casket/CremationCasket\$
FUNERAL DIRECTOR AND STAFF SERVICES		item No
Minimum Professional Service Fee	\$	Alternative container
Direct Cremation		Oulside enclosureCan.T\$ 1,795.2
Immediate Burial		Ums and vases \$
Forwarding Remains	\$ 1.145.2	Ums and vases \$
CARE AND PREPARATION OF REMAINS		Ceremonia Casket
Embalming		
Refrigeration	\$	SECTION II CHARGES TO BE INCURRED BY US ON YOUR BEHALF
Other preparation		
Visitation		Cemetery \$ Crematory S
Funeral Ceremony		☐ Flowers\$ =
Memorial Service	S	☐ Obituary notices
Graveside Service	\$	☐ Escorts
Uther use of Facilities and Staff	\$	PublicTransportation
TRANSPORTATION	_	
Transferring remains to funeral home	\$ \$	Vault Installation
Funeral vehicle @ Family vehicle @ Flower car @ Service Vehicle	\$	LJ Musicians of Singers \$
Flower car @	\$ -	☐ Hairdressing \$ —
Service Vehicle	\$	Permits \$
Additional Transportation:		LJ \$
Horse DRAWN HEARISE	\$ _	\$
OTHER GOODS AND SERVICES	\$ 560,3	
	\$ 35,5	We charge you for our services in obtaining those items marked with an "X".
Service folders/Prayer cards		TOTAL SECTION II
Acknowledgment cards		
Memorial Package	\$	SECTION III OTHER
Flowers		Trust allowances (\$) Insurance allowances (\$)
Shipping Container		\$
Cemetery		
Crematory	\$	N
· · · · · · · · · · · · · · · · · · ·	S -	TOTAL SECTION III
		SECTION IV TAX
	S	V Taxable Items Section I + or - Section III
	}	Less deductibles (\$) City tax%
		Localtax %
		Use tax % \$
9		
		TOTAL SECTION IVs
		TOTAL CHARGES Acct. # 1101 \$ 3/65.

Name of Deceased Tina Them As I	LOATS Agreement No. 4394	Nº 20170
STATEMENT OF FUNERAL GOODS AND S	SERVICES SELECTED/PURCHASE AGRE	EMENT
TOTAL CHARGES		\$ 3105,5
Less cash received	EXHIBIT	(\$
Less assignment of receivable from third party lender		(\$
Less assignment of		(\$
Unpaid balance due by:		\$ 3,105,5
PAYMENT TERMS: You understand that no extension of credit by us subject to teder by this Agreement. You have no right to defer payment of any amount due under this A shown on the Statement of Funeral Goods and Services Selected by the date indicated if you have not paid the principal balance in full within seven days after the date indicated or the maximum amount allowed by taw, if less.	on the Statement Out of the payme	er credit statutes, is contemplate and of the applicable balance du
iDENTIFICATION AND DESCRIPTION OF MANDATORY ITEMS AND EXPLICAMENTARY OF COMMENTS WHICH COMPONENTS WHICH COMPONENTS OF ANY ITEMS WE SHARE IN THE PROPERTY OF TH	an One and we have explained why we charged for embalmin	ig. You acknowledge and agree
You confirm that you have examined the service and merchandise items its selected and that prior to signing this Statement, you reviewed and approinformed of your right to select only such services and merchandise as you the deceased named above.	ited in Part One and found them to be correct and accorded a completed copy of this Statement. You also could be used a completed copy of the legal right to arrange the legal right to arrange.	nding to the arrangements onfirm that you have been ge the funeral services for
ACKNOWLEDGEMENT OF	DISCLOSURES/DISCLAIMER	
The Federal Trade Commission Trade Regulation Rule on 'Funeral Industry Prais a checklist we ask those we serve to read and sign to verify that the funeral at the arrangements for the funeral and final disposition of the above-named deceive. You were given a General Price List effective on 9.15.23 prior to compare shown a Casket Price List effective on 9.15.23 prior to compare shown on Outer Build Casteline Bright List (1997).	realignment comprence was conducted in compliance wi edent do hereby attest to the following: discussing funeral arrangements or the selection of any discussing caskets	th the Rule. You who made
3. You were shown an Outer Burial Container Price List effective on 5.7	'S - 23prior to discussing burial containers.	
4. You were advised that the law does not require embalming except in certain	ain special cases.	
 You were not advised that embalming is required for direct cremations, immis available, where state or local law does not require embalming in such call. 	a363.	
 You were not advised that any law requires a casket for direct cremation or t You were advised that state law does not require the purchase of an outer lorth on your Statement of Funeral Goods and Services Selected/Purchase 	Durial container or any of the funeral goods or services. Agreement.	you selected except as set
8. No claims were made to you as to the merchandise or services (embalmin merchandise available from us would delay the decomposition of the remains for a gravesite substances. No representations or warranties were made to you about the manufacturer. The only warranties, expressed or implied, granted in connect warranties, if any, extended by the manufacturers of such goods. No other warranties.	ig, casket, outer burial container) to the effect that em a long term or indefinite time, or that any such merchandise the protective features of caskets or outer burial container that the product with the funeral service we arranged tranties were extended to you.	would protect the body from s other than those made by were the expressed written
 You were advised that the funeral firm's cost for the items listed in Part One, S trade customs where permitted by state or local law. 	Section II, may be different based on volume or cash disco	unts or other professional/
NOTICE TO BUY SEE OTHER SIDE FOR THE TERMS AND CONDITIONS OF THIS AGR PART OF THIS AGREEMENT. DO NOT SIGN THIS AGREEMENT BEF ACKNOWLEDGE RECEIPT OF AN EXACT COPY OF THIS AGREEM	REEMENT, INCLUDING DISCLAIMER OF WAR FORE YOU READ IT OR IF IT CONTAINS ANY BI MENT.	LANK SPACES. YOU
IOTICE: BY SIGNING THIS AGREEMENT, YOU ARE AGREEING THE ESOLVED BY ARBITRATION AND YOU ARE GIVING UP YOUR RIC PPEAL.	AT ANY CLAIM YOU MAY HAVE AGAINST THE GHT TO A COURT OR JURY TRIAL AS WELL	SELLER SHALL BE AS YOUR RIGHT OF
	CAUTION — IT IS IMPORTANT THAT Y READ THE CONTRACT BEFORE YOU SI	OU THOROUGHLY
CCEPTED FOR SELLER:	Executed this 5th day of 701	/. 20 O 3
(Signature) License V	Signature (1) Sole Water (Buyer) Social Security #	,20
SAM E, Shelton	Signature(2)	
(Type in Name)	(Co-Buyer, if any)	
	Social Security #	
WHITE - FUNERAL HOME COPY YELLOW - RECE	EIPT FOR FAMILY PINK = ACCOUNTING COOK	State v. Watson

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%93/ 13	200 COLON THUMS Marks Marks Marks 27/05 And The Marks Marks Marks of Marks	
Qp/ 2955	OF COOR THUMS TO THE STATE OF T	THE PARTY OF THE P
%62/ 9 4	- X1 PXF XB L L	のできるのでは、中では、中では、日本のでは、これのでは、これでは、日本のでは、これでは、これでは、これでは、日本のでは、日本に
Qp/ 2954	Op/ 2958	



FILED IN O	ffice fine in	# 135	
DAY OF/	August	20 09	, AT
2130	T O,CLOCK T	P. M., AS A C	LAIM
AGAINST 1	THE ESTATE C	IF Christin	a
Marie 7	homas W	ATSCA DECEA	SED.
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	Jubo	E OF PROBATE	

State v. Watson 011976