

IN THE MATTER OF THE LAST WILL AND TESTAMENT
OF JULIUS G. (OR J. G.) LOEB

STATE OF MISSISSIPPI

MADISON COUNTY

SS:

THIS DAY personally appeared before me, the undersigned authority in and for the above County and State, F. H. Ray, Jr. who, first having been by me duly sworn, on oath did depose and say as follows:

Upon June 20, 1944, I, with G. J. Anderson and Walter B. Cantelmo, witnessed the execution by J. G. (or Julius G) Loeb of a codicil to his Last Will and Testament, which immediately preceded said codicil, and was dated April 14, 1942. I and said other persons, at his special instance and request, signed in his presence and in the presence of each other, upon said June 20, 1944, as subscribing witnesses to the execution of said codicil. Upon said date the said J. G. Loeb or Julius G. Loeb was above the age of twenty-one years, and of sound, disposing mind and memory.

There has been exhibited to me said codicil. Said codicil, with the signature of J. G. Loeb and my signature as subscribing witness with those of the other two witnesses and same is said codicil to said original will.

[Signature]

SWORN TO AND SUBSCRIBED before me, this, July 15, 1954.

[Signature]

My Commission Expires:

[Signature]

FILED

July 16 1954

A. C. ALSWORTH
CLERK OF CHANCERY COURT

By [Signature]
A. C.

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 16 day of July, 1954, at 11 o'clock A. M. and was duly recorded on the 16 day of July, 1954, Book No. 7, on Page 300 of my office.

Witness my hand and seal of office, this the 16 day of July, 1954.

A. C. ALSWORTH, Clerk
By [Signature], D. C.

Case # 15-118

I, Dan Simpson, a citizen of Madison County, Mississippi, being over the age of twenty one years, and being of sound, disposing mind, memory and understanding, and being desirous of disposing of all my property at my death, do make, declare and publish this to be my last will and testament, hereby revoking all former wills by me made.

1. I give, will and bequeath to Marinda Brown, my daughter, all of the property which I now own or which I may hereafter acquire, located and situated in Madison County, Mississippi, or, wheresoever the same may be located, and being all of my property, both real, personal and mixed.

2. I nominate the said Marinda Brown the executrix of my estate, and it is my desire that she shall give no bond; nor shall she be required to make any report to any court of any act of hers as such executrix.

Signed, published and declared to be my last will and testament on this the 9th day of October, Anno Domini, 1946, in the presence of the below named subscribing witnesses, to whom I have made said declaration, and who I have requested to become subscribing and attesting witnesses to this publication, execution and declaration.

Witness [Signature]

Witness [Signature]

FILED

8/19 1946

A. C. ALSWORTH
CHANCERY CLERK

[Signature]

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 13 day of August, 1954, at mit o'clock — M., and was duly recorded on the 16 day of August, 1954 Book No. 7 on Page 301 in my office.

Witness my hand and seal of office, this the 16 of August, 1954.

A. C. ALSWORTH, Clerk

By [Signature] D. C.

STATE OF MISSISSIPPI,

BOOK 7 PAGE 302

MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of

D a n S i m p s o n

, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and

State, J . H . R i m m e r and one of the _____, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said D a n S i m p s o n

who, being duly sworn, deposed and said, that the said D a n S i m p s o n

signed, published and declared said instrument as his last will and testament on the

9th day of October

, A.D. 1946, the day of the date of said instrument, in the

presence of this deponent, and in the presence of D . A . C a t l e t t, now deceased

the other subscribing witness _____, and that said TestatOR was then of sound and disposing mind and

memory, and more than twenty-one years of age, and having his usual place of abode in

said County and State, and this deponent and the said D . A . C a t l e t t now dead

and the other subscribing witness subscribed and attested said instrument as witness es

to the signature and publication thereof, at the special instance of said TestatOR, and in the presence of

the said TestatOR and in the presence of each other, on the day and year of the date of said instrument.

FILED

3/13/54

A. C. ALSWORTH
CHANCERY CLERK

Abbie Fanning &c

Sworn to and subscribed before me this the 11 day of AUGUST, A. D. 1954.



~~A. C. ALSWORTH, Chancery Clerk~~

Abbie Belle Remmer

~~Notary Public~~

My Commission Expires January 10, 1955

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 13 day of August, 1954, at 11:00 o'clock AM, and was duly recorded on the 14 day of August, 1954, Book No. 7 on Page 302 in my office.

Witness my hand and seal of office, this the 14 of August, 1954.

A. C. ALSWORTH, Clerk

By Abbie Fanning, D. C.

In The Chancery Court Of Madison County, Mississippi
In Vacation
1954

In The Matter Of The Last Will
& Testament Of Dan Simpson,
Deceased.
Cause Number 15-118

FILED

8/13/54
A. C. ALSWORTH
CHANCERY CLERK

By Assie Fulmer J.C.C.

Personally came and appeared before me the undersigned authority in and for said County and State, who is authorized to take and administer oaths, the within named and below subscribed Mrs. Helon Catlett Hinton, a resident and citizen of Canton, Madison County, Mississippi, who is an adult, and having by me been first duly sworn to speak the truth, on her oath doth depose, say and swear that prior to her marriage to R.E.Hinton, deceased, she was Helon Catlett; and that the said D.A.Catlett who was a subscribing witness to the will of the late Dan Simpson - the other witness being J.H.Rimmer - was her brother; that her said brother the said D.A. Catlett is dead; that she was and is well acquainted with his hand-writing and signature. That she has been presented for inspection the purported will of the said Dan Simpson bearing date the 9th day of October A.D. 1946, with the names of attesting witnesses D.A.Catlett and J.H.Rimmer subscribed thereto as such; and she hereby says that the signature purporting to be that of the said D.A.Catlett is indeed and in fact his true and genuine signature. That she has no financial or interest otherwise in the said will or estate; but makes this oath as a matter of right and justice and in order to be of service and to speak for one who, because of death, can no longer speak for himself; and all of her statements she verifies.

Helon Catlett Hinton
Helon Catlett Hinton



and subscribed before me this the 13 day of August A.D. 1954.

A. C. Alsworth, Clerk
By Assie Fulmer J.C.C.

STATE OF MISSISSIPPI, County of Madison:



A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed in my office this 13 day of August, 1954, at _____ o'clock _____ M., and recorded on the 14 day of August, 1954, Book No. 7 on Page 303.

Witness my hand and seal of office, this the 14 day of August, 1954.

A. C. ALSWORTH, Clerk
By Assie Fulmer D. C.

I, Julia A. Sims, of Canton, Madison County, Mississippi, being of sound mind and disposing memory and over the age of twenty one years do make, declare and publish the following as my last will and testament revoking all others that I have heretofore made:

First: I give and bequeath unto my friend, Dr. G. A. Carmichael, of Canton, Mississippi, the following described personal property:

- One Lounge;
- One Beige Wing Chair;
- One Walnut Rocker;
- One Rose Chair;
- One Lavender Chair;
- Three Tables;
- One Electric Lamp, hand painted with sheep and trees on the globe;
- One Green Electric Lamp with sea shell globes;
- One Electric Waffle Iron;
- One Electric Toaster.

Second: I hereby name, constitute and appoint my attorney, Robert H. Powell, Jr., of Canton, Mississippi, as my Executor, and direct that no bond be required of him and that he will not be required to account to any Court, and direct that my Executor sell and convert to cash all stocks and bonds that I may die seized and possessed of, and direct that my Executor pay from the cash that I may die seized and possessed of and the cash realized from the sale of said stocks and bonds all just claims that may be legally probated against my Estate and the expense of my funeral, and should any balance remain, then I give and bequeath said balance to Dr. G. A. Carmichael and Sarah Fields share and share a like, and direct that said balance be disbursed by my Executor to the said Legatees equally.

Third: I give, bequeath and devise unto Sarah Fields any and all other property of every nature and kind, both real, personal and mixed and wheresoever located that I may own at my death not herein above bequeathed and devised.

Witness my signature this the 30th day of April 1948, and
the signatures of two witnesses who have signed at my request and
in my presence, and I have signed this will in their presence and
they have signed as witnesses in the presence of each other.

Witnesses: Julia A. Sims
Julia A. Sims

Annie L. Lavin
Robert P. Powell, Sr.

FILED

Aug. 17. 1954

A. C. ALSWORTH
CHANCERY CLERK

By Annie Lavin
w/c

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this 17 day of August, 1954, at 11 o'clock AM,
and was duly recorded on the 17 day of August, 1954 Book No. 7 on Page 30
in my office.

Witness my hand and seal of office, this the 17 of August, 1954
A. C. ALSWORTH, Clerk

By Annie Lavin, D. C.

In the matter of a certain instrument of writing, purporting to be the last will and testament of
Julia A. Sims, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, Robt. H. Powell, Sr., ~~and~~ a subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Julia A. Sims who, being duly sworn, deposed and said, that the said Julia A. Sims signed, published and declared said instrument as her last will and testament on the 30th day of April, A.D. 1948, the day of the date of said instrument, in the presence of this deponent, and in the presence of Arnie Laura High the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in said County and State, and this deponent and Arnie Laura High ~~and~~ subscribed and attested said instrument as witness 03 to the signature and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

FILED
JUL 17 1954
A. C. ALSWORTH
CHANCERY CLERK

Robt. H. Powell, Sr.

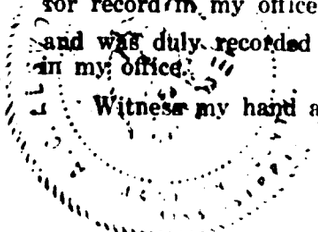
Sworn to and subscribed before me this the 17 day of August, A. D. 1954.
A. C. ALSWORTH, Chancery Clerk.



Arnie Laura High, D. C.

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 17 day of August, 1954, at two o'clock P. M., and was duly recorded on the 7 day of August, 1954, Book No. 7 on Page 305 in my office.



Witness my hand and seal of office, this the 17 of August, 1954.
A. C. ALSWORTH, Clerk

By Arnie Laura High, D. C.

15.146

LAST WILL AND TESTAMENT

I, W. B. Smith, Sr., of Canton, Mississippi, being of sound and disposing mind and more than twenty-one years of age, do hereby declare this my last will and testament especially revoking all others.

FIRST: I nominate and appoint my wife, Mrs. Ada Smith, as executrix of this my last will and testament, and direct that upon the grant of letters testamentary by the Court no bond be required of her.

SECOND: I will and devise unto my daughter, Mrs. Frances Louise Smith Ray, the Beavers place containing approximately _____ acres.

THIRD: All of the remainder of my property whether real, personal or mixed and wheresoever situated I will, devise and bequeath unto my wife, Mrs. Ada Smith. However I direct that my interest in the lands which I received from the W. I. Smith estate shall be managed as heretofore by my sister, Mrs. Lucy Horton, without interference from anyone as long as she lives and desires to manage said property, and I direct that at the end of each crop year she shall pay the profits arising from my interest in said W. I. Smith estate lands to my wife, Mrs. Ada Smith.

FOURTH: If the parties mentioned herein should desire to sell any of the lands which they receive under this will it is my wish that they shall consult the loan committee of the Canton Exchange Bank before selling. However this is not legally binding and the prospective purchaser is not required to see that my wish has been carried out.

Witness my signature, this the 2nd day of August, 1954.

W. B. Smith Sr
W. B. Smith, Sr.

Signed, published, and declared by W. B. Smith, Sr. as and for his last will and testament, in the presence of us, who in his presence, at his request and in the presence of one another have hereto subscribed our names as witnesses.

This the 2nd day of August, 1954.

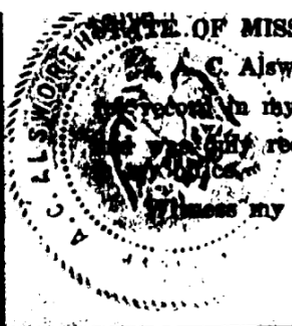
Mrs. J. A. Ford
Mrs. H. P. Adams
Nelson Carthen

FILED

Sept. 24. 1954

A. C. ALSWORTH
CHANCERY CLERK

By Adelle F. Summing
De



STATE OF MISSISSIPPI, County of Madison:

A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed in my office this 24 day of September, 1954, at 7 o'clock PM, and was recorded on the 27 day of Sept, 1954, Book No. 7 on Page 306

In witness my hand and seal of office, this the 27 of September, 1954

A. C. ALSWORTH, Clerk

By Adelle F. Summing, D. C.

H 15-146

BOOK 7 PAGE 307

CHANCERY COURT

In the number of a certain instrument of writing, purporting to be the last will and testament of

W. B. Smith, Sr., deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, Mrs. J. A. Lord and Nelson Carthen, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said W. B. Smith, Sr.

who, being duly sworn, deposed and said, that the said W. B. Smith, Sr.

signed, published and declared said instrument as his last will and testament on the

2nd day of August, A.D. 1954, the day of the date of said instrument, in the

presence of himself deponents and in the presence of Mrs. W. P. Adams

the other subscribing witness, and that said Testator was then of sound and disposing mind and

memory, and more than twenty-one years of age, and having his usual place of abode in

said County and State, and himself deponents and Mrs. W. P. Adams

subscribed and attested said instrument as witnesses

to the signature and publication thereof, at the special instance of said Testator, and in the presence of

the said Testator and in the presence of each other, on the day and year of the date of said instrument.

Nelson Carthen

Mrs. J. A. Lord

FILED
Sept. 24-1954

A. C. ALSWORTH
CHANCERY CLERK

A. C. Alsworth

to and subscribed before me 24 day of September, A. D. 1954.

A. C. ALSWORTH, Chancery Clerk.

A. C. Alsworth, D. C.



STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed

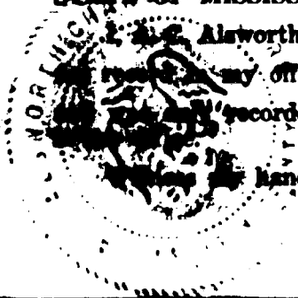
in my office this 24 day of September, 1954, at noon o'clock M.

and recorded on the 27 day of Sept, 1954, Book No. 7 on Page 307

at my hand and seal of office, this the 27 of Sept, 1954

A. C. ALSWORTH, Clerk

By A. C. Alsworth, D. C.



15-110

Know all men by these presents that I, B.P. Cobb, a citizen of Madison County, Mississippi, being of sound disposing mind, memory and understanding, over the age of twenty one years, and being desirous of disposing of my real property by will, do hereby make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

1. I make no disposition of my personal property by this will, since I have faith in those who will inherit same at my death, and I know they will do the fair thing by each other in its division.

2. At this time I own and possess sixty acres of land in Madison County, Mississippi. Of this sixty acres of land I will, devise and bequeath to Virgil Culipher, Jr. forty acres of same, and being the forty acres of land, more or less, which lies immediately north of and adjoining twenty acres of land belonging to my sister Lucy Cobb. The remaining twenty acres of land, which lies immediately south of and adjoining twenty acres of land belonging to my sister Lucy Cobb, I will, devise and bequeath to Mary Jo Cobb.

3. I appoint the said Mary Jo Cobb as the executrix of this my last will and testament, exempting her from giving any bond as such; and I further exempt her from making any report to any Court of her acts as such executrix.

4. Made, published and declared as my last will and testament this 7th March A.D. 1953.

B. P. Cobb

Signed, published and declared by B.P. Cobb in our presence and in presence of each other to be his last will and testament; and we at his request and in his presence and all in the presence of each other hereto sign our names as subscribing witnesses hereof and thereto. This 7 March A.D. 1953.

[Signature]
Witness
[Signature]
Witness

FILED

Apr 29 1954

A. C. ALBRIGHT
Notary Public

15-164

State Of Mississippi
Madison County

I, Isiah Mabry, being of sound mind and memory and over the age of twenty one years, do make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

1. I give, devise and bequeath to Lary C. Ford an undivided one half interest in all property, both real, personal and mixed, which I may own at the time of my death.

2. I give, devise and bequeath to my children by my former wife, Sadie Collins Mabry, the remaining undivided one half interest in all of my property, both real, personal and mixed, or every description and kind.

3. Signed, published and declared by me as my last will and testament on this the 21 day of November A.D. 1953.

4. Signed in Canton, Mississippi, in the presence of these below named witnesses who also signed the same as witnesses thereto at my request in my presence and all of us in the presence of each other. And on said date 21 November A.D., 1953:

Isiah Mabry
Testator

Witness: _____

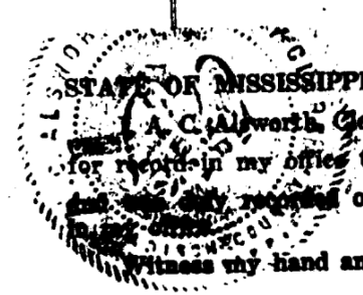
Witness: *P. H. McGowan*

FILED

10/18/54

A. C. ALSWORTH
CHANCERY CLERK

Adie F. ...



STATE OF MISSISSIPPI, County of Madison:
A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 18 day of October, 1954 at 11 o'clock AM.
and was recorded on the 18 day of October, 1954 Book No. 7 on Page 316.
Witness my hand and seal of office, this the 18 of October, 1954
A. C. ALSWORTH, Clerk
By *Adie F. ...* D. C.

STATE OF MISSISSIPPI,
MADISON COUNTY

7 311

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
Isiah Mabery, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, D. C. McCool, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said Isiah Mabery
who, being duly sworn, deposed and said, that the said Isiah Mabery
signed, published and declared said instrument as his last will and testament on the
21st day of November, A.D. 1953, the day of the date of said instrument, in the
presence of this deponent, and in the presence of T. H. McAdams
the other subscribing witness, and that said Testator was then of sound and disposing mind and
memory, and more than twenty-one years of age, and having his usual place of abode in
said County and State, and this deponent and T. H. McAdams
subscribed and attested said instrument as witnesses
to the signature and publication thereof, at the special instance of said Testator, and in the presence of
the said Testator and in the presence of each other, on the day and year of the date of said instrument.

FILED

Oct. 18-1954

A. C. ALSWORTH
CHANCERY CLERK

Sworn to and subscribed before me this the 16 day of October, A. D. 1954.

A. C. ALSWORTH, Chancery Clerk.

Wm. V. R. Snyder, D. C.

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for records in my office this 18 day of October, 1954, at _____ o'clock _____ M.,
and was duly recorded on the 18 day of Oct, 1954, Book No. 7 on Page 34
in my office.

Witness my hand and seal of office, this the 18 of October, 1954

A. C. ALSWORTH, Clerk

By Adrian F. Cunningham, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

In the matter of
Last Will and Testament

Of

Trula E. Voss,

Non-resident

No. 18786

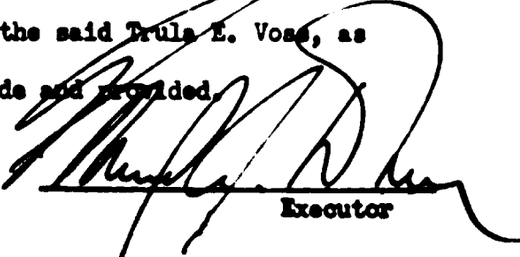
To the Chancery Court of Madison County, Mississippi:

Now comes Edward A. Doerr and shows to the Court that Trula E. Voss, a resident of Scott County, Iowa, departed this life in Davenport, Iowa, upon the 19th day of March, 1954, leaving a Last Will and Testament dated November 5, 1952, with three codicils, Codicil "A" dated October 31, 1953, one dated December 30, 1953, and one dated March 6, 1954, which will, with its codicils, was duly admitted to probate in the District Court of Scott County, Iowa, on April 2, 1954.

Petitioner shows that while said testatrix was a resident of the State of Iowa, she owned at the time of her death certain interests in real property in the State of Mississippi, and in the County of Madison, therein.

Petitioner files herewith copies of said Last Will and Testament and codicils thereto, and the ^{foreign} probate record, including decree of probate. He shows that the probate practice in Iowa does not provide for making a record of the testimony of the subscribing witnesses, and that said record is complete in its tendered form. He further shows that as the Executor of said instrument he is entitled to submit said will, with its codicils, for probate in this jurisdiction.

Premises considered, Petitioner prays that this Court will upon the aforesaid record filed with this petition admit said will and codicils thereto to probate and record as the true and original last will and testament and three codicils of the said Trula E. Voss, as provided by the statutes in such cases made and provided.

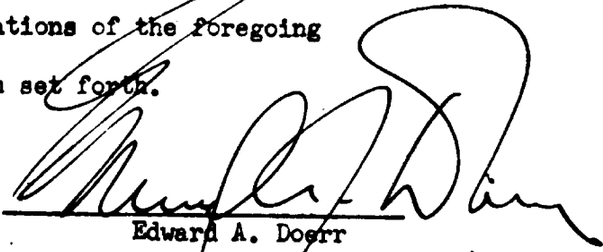

Executor


Solicitor

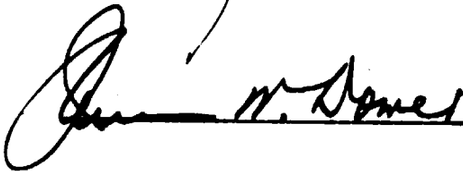
BOOK 7 PAGE 313

STATE OF IOWA
COUNTY OF SCOTT

THIS DAY personally appeared before me, the undersigned authority in and for the above County and State, EDWARD A. DOERR, Executor, personally known to me, who, first having been by me duly sworn, upon oath did say that the allegations of the foregoing petition are true and correct as therein set forth.


Edward A. Doerr

SWORN TO AND SUBSCRIBED before me, this, November 26th,


J. M. Jones



My Commission Expires:

July 4, 1957

FILED
Nov. 30/54
A. C. ALSWORTH
CHANCERY CLERK
BY Asaie F. Sumner

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LAST WILL AND TESTAMENT

of

TRULA E. VOSS

I, Trula E. Voss, of the City of Davenport, County of Scott and State of Iowa, being of sound and disposing mind and memory and of full age, do hereby make, publish and declare this my Last Will and Testament in manner and form following:

ITEM I

I revoke all wills and testamentary dispositions by me at any time heretofore made.

ITEM II

I direct my executor to expend the sum of Three Hundred and No/100 (\$300.00) Dollars for masses for the repose of the souls of Albert L. Lagomarcino, Edward F. Voss and myself. A statement made by my executor that he has expended said sum shall be sufficient evidence of the fact.

ITEM III

I give and bequeath unto John P. Lagomarcino, nephew of my late husband Albert L. Lagomarcino, all of my household furnishings, jewelry and personal effects. Such gift shall be deemed absolute and for his own benefit. Without altering the nature of the gift so made, I request that he dispose of the property so given in accordance with any oral or written directions or memoranda I may have made prior to my death. To whatever extent inheritance taxes computed upon the total gifts made to him by this will shall be in excess of such taxes computed without regard to the gift in this Item III made, I direct that the same shall be paid out of my residuary estate.

/s/ Trula E. Voss

ITEM IV

In the event that Virginia Brummitt, of Glencon, Tennessee, the widow of my late brother, shall survive me, I give and bequeath to her the sum of Fifteen Thousand and No/100 (\$15,000.00) Dollars, not to exceed, nevertheless, twenty per cent (20%) of the amount, in value, of my net estate, as such value shall be determined by my executor, in his discretion. Without limiting such discretion, I direct that all debts, charges, costs of administration and United States estate taxes shall be charged against my gross estate before determination of the net value thereof.

ITEM V

I give and bequeath unto my step-daughter, Patricia Morris, in trust, nevertheless, and to hold as a trust fund, a sum which shall be the least of the sums stated or to be determined as follows: -

(a) Ten Thousand and no/100 (\$10,000.00) Dollars.

(b) Five Thousand and no/100 (\$5,000.00) Dollars in respect of each child of the said Patricia Morris who shall survive me.

(c) Thirteen and one-third per cent (13 1/3%) of the amount, in value, of my net estate, such value being determined in the manner provided in Item IV hereof.

The trustee shall set apart one equal share of the trust fund for the benefit of each such child surviving me and shall hold the respective shares for the following uses and purposes and with the following powers: -

To invest and reinvest the same according to discretion and without order or approval of court; to accumulate the income or

/s/ Trish R. Voss

apply the same (as hereinafter provided) according to discretion; to apply the principal and accumulated income or any part thereof in any manner and at any time for the general purpose of the advanced (that is collegiate or the equivalent) education of the beneficiary, according to discretion, until the beneficiary shall attain the age of 25 years; when the beneficiary shall have attained the age of 25 years, to pay to the beneficiary the then remaining principal and accumulated income; to sell and convey any property or investment at any time held, according to discretion and without order or approval of court; to act without bond.

ITEM VI

I give and bequeath to my step-daughter, Carolyn Katherman, in trust, nevertheless, and to hold as a trust fund, a sum which shall be the least of the sums stated or to be determined as follows: -

(a) Ten Thousand and no/100 (\$10,000.00)

Dollars.

(b) Five Thousand and no/100 (\$5,000.00)

Dollars in respect of each child of the said Carolyn Katherman who shall survive me.

(c) Thirteen and one-third per cent

(13 1/3%) of the amount, in value, of my net estate, such value being determined in the manner provided in item IV hereof.

The trustee shall set apart one equal share of the trust fund for the benefit of each such child surviving me and shall hold the respective shares for the following uses and purposes and with the following powers: -

/s/ Trula Co. Voss

To invest and reinvest the same according to discretion and without order or approval of court; to accumulate the income or apply the same (as hereinafter provided) according to discretion; to apply the principal and accumulated income or any part thereof in any manner and at any time for the general purpose of the advanced (that is collegiate or the equivalent) education of the beneficiary, according to discretion, until the beneficiary shall attain the age of 25 years; when the beneficiary shall have attained the age of 25 years, to pay to the beneficiary the then remaining principal and accumulated income; to sell and convey any property or investment at any time held, according to discretion and without order or approval of court; to act without bond.

ITEM VII

I give and bequeath in equal shares to Janet Schlosser, Shirley Watson and Jacqueline Bond, children of C. L. Lagomarcino, brother of my late husband, the total sum of Three Thousand and no/100 (\$3,000.00) Dollars, not to exceed, nevertheless, four per cent (4%) of the amount, in value, of my net estate, such value being determined in the manner provided in Item IV hereof.

ITEM VIII

All of the rest, residue and remainder of my estate and property of whatsoever kind or nature and wheresoever located and whether now owned or hereafter acquired by me and including the subject or amount of any gift which may lapse, I give, devise and bequeath, absolutely and in fee, as follows: -

A three-eighths (3/8) part and share thereof to John P. Lagomarcino, nephew of my late husband, Albert L. Lagomarcino.

/s/ Truda E. Voss

A three-eighths part and share thereof to Richard A. Lagomarcino, nephew of the said Albert L. Lagomarcino.

A one-eighth (1/8) part and share thereof to my step-daughter, Patricia Merria.

A one-eighth (1/8) part and share thereof to my step-daughter, Carolyn Katherman.

ITEM IX

I nominate and appoint John P. Lagomarcino to be executor of this will and exempt him from giving any bond as such. I give and grant to my said executor full power and authority to sell, convey, transfer and assign any property of my estate, real or personal, and to make, execute and deliver sufficient instruments of conveyance, assignment and transfer, all without order or approval of court. I expressly authorize my said executor to sell and transfer to himself or to any corporation in which he shall be financially interested or to any purchaser with whom he would be disabled from so dealing in default of express authorization, any stock or securities of Lagomarcino-Grupe Company of Iowa or of the corporation so presently or recently named or of any successor to such corporation or to its property or business and so to do without order or approval of court and at a price determined by said executor, in his uncontrolled discretion, to be equal to the market value then current.

IN WITNESS WHEREOF, I have hereunto subscribed my name and have published and declared these presents as and for my Last Will and Testament in the presence of the witnesses whose names, at my request, are affixed to the certificate hereto appended. I have also signed my name upon the margin of each page of this my Last Will and Testament preceding the page of subscription thereof by me.

So done at Davenport, Iowa this 5th day of November, A. D. 1952.

/s/ TRULA E. VOSS (Seal)

The foregoing instrument was subscribed, sealed, published and declared by Trula E. Voss, who is to each of us personally known, as and for her Last Will and Testament in our presence and in the presence of each of us, and we, at the same time, at her request and in her presence and in the presence of each other, hereto subscribe our names and residences as attesting witnesses this 5th day of November, A. D. 1952.

/s/ Albert L. Lagomarcino
/s/ Patricia Merria
/s/ Carolyn Katherman

CODICIL "A" TO THE LAST WILL AND TESTAMENT

of

TRULA E. VOSS

I, Trula E. Voss, of the City of Davenport, County of Scott and State of Iowa, do hereby make, publish and declare the following to be Codicil "A" to my Last Will and Testament of date the 8th day of November, 1962, hereby revoking my said will to the extent only that the same is inconsistent herewith and expressly affirming, re-publishing and re-declaring the same in all other respects.

FIRST

I revoke Item III of my said will (bequeathing my household furnishings, et cetera) and adopt the following in lieu thereof and as such Item III, to-wit: -

I give and bequeath unto Edward A. Deery, of Davenport, Iowa, in the event that he shall survive me, all of my household furnishings, jewelry, personal effects and automobiles. I request that he dispose of such property in accordance with any written instructions I may have left and, as to any such property not referred to in such instructions, in accordance with what he shall consider to be my wishes. The foregoing request shall be deemed a request merely and not as imposing any legal or equitable duty. In the event that the said Edward A. Deery shall not survive me and John P. Lagomarcino, nephew of my late husband Albert L. Lagomarcino, shall survive me, I give and bequeath to the said John P. Lagomarcino the property in this Item III described, addressing to him a like request. All inheritance taxes on the gift made by this Item III shall be paid out of my residuary estate.

/s/ Trula E. Voss

SECOND

I revoke Item IV of my said will (bequeathing a sum to Virginia Brunnett) and adopt the following in lieu thereof and as such Item IV, to-wit: -

In the event that Virginia Brunnett, of Gleason, Tennessee, the widow of my late brother, shall survive me, I give and bequeath to her the sum of ten thousand and no/100 (\$10,000.00) Dollars, not to exceed, nevertheless, thirteen and one-third per cent (13 1/3%) of the amount, in value, of my net estate, as such value shall be determined by my executor, in his discretion. Without limiting such discretion, I direct that all debts, charges, costs of administration and United States estate taxes shall be charged against my gross estate before determination of the net value thereof.

THIRD

I give and bequeath to Reverend Joseph M. Hines and to Right Reverend Monsignor H. V. Lawlor, of Davenport, Iowa, each, the sum of Two Hundred and fifty and No/100 (\$250.00) Dollars with the request that they use the gifts for themselves.

FOURTH

I give and bequeath to the following named persons the sums set opposite their respective names, not to exceed nevertheless the percentages, in value, of my net estate, as set opposite such names (such value being determined in the manner provided in Item IV of my said will).

Iris E. Voss

<u>NAME</u>	<u>AMOUNT</u>	<u>PERCENTAGE</u>
Elsie Voss, (of Davenport, Iowa)	One Thousand and no/100 (\$1,000.00) Dollars	One and one-third per cent (1 1/3%)
Mary Krueger	One Thousand and no/100 (\$1,000.00) Dollars	One and one-third per cent (1 1/3%)

<u>NAME</u>	<u>AMOUNT</u>	<u>PERCENTAGE</u>
Louise Sheean	One Thousand and no/100 (\$1,000.00) Dollars	One and one-third per cent (1 1/3%)
John F. Lagomarcino	Two Thousand Five Hundred and no/100 (\$2,500.00) Dollars	Three and one-third per cent (3 1/3%)
Richard L. Lagomarcino	Two Thousand Five Hundred and no/100 (\$2,500.00) Dollars	Three and one-third per cent (3 1/3%)

The last four above named legatees are nieces and nephews of my late husband Albert L.J. Lagomarcino.

FIFTH

I give and grant unto Patricia Morris the right and option to purchase from my executor the premises now occupied by me as a home, commonly described as 2537 Fulton Avenue, Davenport, Iowa, and also described as follows:-

Lot 68 and part of Lot 69 both in Block 5 of McClellan Heights First Addition to the City of Davenport, Iowa, said part of said Lot 68 being more particularly described as follows: - Beginning at the Northwest corner of said Lot 69; thence Easterly, along the North line of said lot, 47.5 feet; thence southerly, on a straight line through said Lot 69, to a point in the south line of said lot, which is .6 of a foot East of the Southwest corner of said Lot 69; thence Westerly, along the South line of said Lot 69, .6 of a foot to the Southwest Corner of said Lot 69; thence Northerly along the line between Lot 68 and Lot 69, 159.59 feet to the place of beginning.

The terms of such optional right of purchase are as follows: The purchase price shall be the sum of \$20,000.00; the option shall be exercised by written notice of exercise delivered to my executor within one month after the admission of my will to probate; the purchase price shall be payable on or before six months after such admission; possession shall be delivered upon delivery of the aforesaid notice; upon payment of the purchase price, my executor shall convey said real estate by a sufficient executor's deed and shall

/s/ Trula E. Voss

deliver such abstract of title as shall be at hand; my executor shall pay taxes which shall be a lien at the date of such notice; except as to taxes becoming a lien subsequent to such date the real estate shall be conveyed free of encumbrance (further excepting restrictive covenants and easements, if any, not materially interfering with the enjoyment of the premises as now used).

IX

I revoke item IX of my said will (appointing an executor) and adopt the following in lieu thereof and as substituted IX, to-wit: -

I nominate and appoint Edward A. [redacted] of Davenport, Iowa, to be executor of my will. In the event of his death, inability or unwillingness to act, I nominate and appoint [redacted] to be such executor. I exempt my said executors from giving bond. I grant to either of my said executors at any time so acting the following powers, to be exercised without order or approval of court (not consistently with the optional right of purchase hereinbefore granted to Patricia Morris): -

(a) To sell, convey, transfer and assign any property of my estate, real or personal and to take possession of and lease any such real property.

(b) To execute and deliver sufficient instruments of conveyance, transfer and assignment.

(c) To make distribution and to pay legacies in cash or in property or partly in either and to make shares dissimilary compounded and in connection therewith to fix and determine values.

/s/ Trula C. Voss

I direct that, in the event that the said Edward A. Doerr, as such executor, shall elect to sell any stock or securities of Lagomarcino Grupe Company of Iowa or of any corporation affiliated therewith, he shall first offer such stock or securities to John P. Lagomarcino at a stated price and shall not thereafter sell the same at any lesser price to any other person without again offering them to the said John P. Lagomarcino at such lesser price. Provided that no person dealing with the said Edward A. Doerr as such executor shall be bound to inquire as to his compliance with the foregoing directions.

In the event that the said John P. Lagomarcino shall serve as such executor, I expressly authorize him to sell and transfer to himself or to any other purchaser whomsoever, regardless of relationship of such purchaser to the said John P. Lagomarcino, any such stock or securities at a price determined by him, in his discretion, to be equal to the then current market value.

IN WITNESS WHEREOF, I have hereunto subscribed my name and have published and declared these presents as and for Codicil "A" to my Last Will and Testament in the presence of the witnesses whose names, at my request, are affixed to the certificate hereto appended. I have also signed my name upon the margin of each page of this Codicil to my Last Will and Testament preceding the page of subscription thereof by me.

So done at Davenport, Iowa, this 31st day of October,
1953.

/s/ Trula E. Voss

The foregoing instrument was subscribed, published and declared by Trula E. Voss, who is to each of us personally known, as and for Codicil "A" to her Last Will and Testament in our presence and in the presence of each of us, and we, at the same time, at her request and in her presence and in the presence of each other, hereunto subscribe our names and residences as attesting witnesses this 31st day of October, 1953.

/s/ JOE LINDBURG
727 - 7th St. S. Davenport

Davenport, Iowa
Davenport, Iowa

CODICIL TO WILL OF TRULA E. VOSS

This is a further codicil to my will:-

I give and bequeath to Virginia Brunitt the sum of fifteen Thousand Dollars (\$15,000.00) instead of the sum of ten Thousand Dollars (\$10,000.00) previously provided by me for her, not to exceed one and one-half times the percentage amount stated with respect to the ten Thousand Dollar (\$10,000.00) bequest as previously provided.

Dated this 30th day of December, 1953.

/s/ TRULA E. VOSS

WITNESSES:

/s/ HILDA G. HANSEN

/s/ HILDA G. HANSEN

CODICIL TO WILL

of

TRULA E. VOSS

This is a codicil to my will.

I revoke the section designated Fifth of my will relating to an optional right granted Patricia Morris to purchase my home at 2537 Fulton Avenue, Davenport, Iowa. I do so because I have learned from her that she has purchased a new home even though aware of the optional right provided for her by my will. My executor's powers as to said home are no longer restricted.

I affirm my will, including several codicils thereto, in all other respects.

Dated this 6th day of March, 1954.

/s/ TRULA E. VOSS

WITNESSES:

IN THE DISTRICT COURT OF THE STATE OF IOWA
IN AND FOR SCOTT COUNTY

IN THE MATTER OF THE ESTATE)
of) No. 25553
TRULA E. VOSS, deceased)

PETITION FOR PROBATE OF WILL

Comes now Edward A. Doerr, petitioner and shows to the court:

Trula E. Voss, whose residence and domicile was at 2537 Fulton Avenue, in the City of Davenport, Scott County, Iowa, died at Davenport, Iowa on or about the 19th day of March, 1954. The said Trula E. Voss was born at Bremen, Germany on or about the 21st day of January, 1889. The said Trula E. Voss left an instrument purporting to be her last will and testament, dated the 5th day of November, 1952, together with three codicils thereto respectively dated the 31st day of October, 1953; the 30th day of December 1953 and the 6th day of March, 1954. Said will and codicils have been filed with the clerk of this court.

The said Trula E. Voss left no husband surviving her. Neither was she survived by any issue or parent or issue of any parent. Neither was the said Trule E. Voss survived by any ancestor more remote than parent and the identity of the issue of any such more remote ancestor who is deceased is wholly unknown. The said Trula E. Voss was twice married. Her first marriage was to Albert L. Lagonareino,

who died on the 14th day of August, 1942. Her second marriage was to Edward F. Voss, who died on July 30, 1952.

The following is a statement of the names and addresses of the heirs at law of the said Albert L. Lagomarcino as of the 19th day of March, 1954, being the date of death of ^{the} said Trula E. Voss, to wit:

Paul Lagomarcino (brother)
Mississippi Hotel
Davenport, Iowa

C. L. Lagomarcino (brother)
320 Ridgewood Avenue
Davenport, Iowa

Andrew Lagomarcino (brother)
c/o Lagomarcino-Grupe Company
Keokuk, Iowa

Joe Lagomarcino (brother)
c/o Lagomarcino-Grupe Company
Burlington, Iowa

Theresa Bley (sister)
5200 Marathon
Hollywood 38, California

Manie Lagomarcino (sister)
2131 South Main Street
Burlington, Iowa

Mary Odell (niece)
922 Jefferson Street
Galesburg, Illinois

The following is a statement of the names and addresses of the heirs at law of the said Edward F. Voss as of the 19th day of March, 1954, to wit:

Patricia Morris (daughter)
2420 Fulton Avenue
Davenport, Iowa

Carolyn Katherman (daughter)
4014 Perryway
Sioux City, Iowa

Petitioner is nominated as executor of the will of the said Trula E. Voss.

Petitioner prays that the court fix a day for the hearing of the matter of the probate of said will, including the several codicils thereto and prescribe the time and manner of service of notice of such hearing, and that upon said hearing, said purported will and codicils be duly admitted to probate as the last will and testament of the said Trula E. Voss.

/s/ Edward A. Doerr
Petitioner

STATE OF IOWA)
SCOTT COUNTY) ss

On this 24th day of March, 1954, personally appeared Edward A. Doerr, the above named petitioner and being duly sworn, made oath that the matters set forth in the above petition are true.

Marie H. Newman
~~Notary Public in and for Scott~~
~~County, Ia.~~
Deputy Clerk District Court
Scott County, Iowa

(seal)

#25553
FILED
MAR 24 1954
ELMER JENS
CLERK DISTRICT COURT
Scott County, Iowa.

BOOK 7 PAGE 328
IN THE DISTRICT COURT OF THE STATE OF IOWA IN AND FOR SCOTT COUNTY

IN THE MATTER OF THE WILL OF)

ORDER ADMITTING WILL TO PROBATE

Trula E. Voss Deceased)

On this 2nd day of April, 1954, this matter comes on for hearing and proving the instrument bearing date the 5th day of November, 1952, and of March 3 codicil/thereto bearing date the 31st day of October, 1953 and 6th day of 1954/ which was heretofore filed and publicly read by the Clerk of this Court, and purporting to be the Last Will and Testament of Trula E. Voss, deceased.

The Court finds that said Trula E. Voss departed this life at Davenport, Iowa on the 19th day of March, 1954 being at the time of death a resident of Scott County, Iowa, and that this Court has jurisdiction of this matter.

The Court further finds that due notice of the time set for hearing this matter has been duly given by ~~publication~~ mail to the heirs at law of Albert L. Lagomarcino and Edward P. Voss as required by law and the previous order of this Court.

Trial is thereupon had to the Court, Edward A. Doerr appearing for the probate of said instrument, and no one appearing to contest the same, and the Court having heard the proofs and evidences adduced, and being fully advised in the premises, finds, that said instrument is in due form of law and executed according to law, that said Trula E. Voss at the time of executing the same was of sound mind, full age, and competent to dispose of her property by will, and that it is the Last Will and Testament of Trula E. Voss, deceased.

It is thereupon ordered by the Court that said instrument, including said several codicils, be and the same is hereby admitted to probate as a good and valid will, and as the Last Will and Testament of Trula E. Voss, deceased, and that it be recorded as such, which is accordingly done, in Will Record No. 32 page 549 of the Probate Records of this Court.

It is further ordered by the Court that Edward A. Doerr named in said will as Executor thereof, and exempted from giving any bonds as such, be and he is hereby appointed such Executor, and that upon his qualifying by taking the oath required by law, Letters Testamentary with a certified copy of said will annexed issue to him.

~~It is further ordered by the Court that named in said will as Executor be and he is hereby appointed Executor thereof, and bond as such is fixed at the sum of Dollars. And it is ordered that upon entering into such bond, with sureties to be approved by the Clerk, and taking the oath required by law, Letters Testamentary with a certified copy of said will annexed issue. Said Executor is directed to give notice of his appointment by posting a notice thereof at three public places in Scott County, Iowa, one of which shall be at the Court House.~~

~~Said Executor is directed to give notice of his appointment by publishing a notice thereof in the newspaper published in Scott County, Iowa, for four consecutive weeks.~~

GLENN D. KELLY
Judge
Clerk of District Court, Scott County, Iowa

CERTIFICATE OF JUDGE AND CLERK

BOOK 7 PAGE 329

In the District Court of Iowa, in and for Scott County

STATE OF IOWA, Scott County, ss.

I, ELMER JENS, Clerk of the District Court of the State of Iowa, in and for said County, do hereby certify that the foregoing is a true, compared and perfect transcript of the Last Will and Testament and Three (3) Codicils thereto of Trula E. Voss, deceased; Petition for Probate of Will; and Order Admitting Will to Probate - all in the Matter of the Last Will and Testament of Trula E. Voss, deceased, being in Probate Cause No. 25553, as fully as the same remains of record or on file in my office.

I further certify that the Last Will and Testament and Three (3) Codicils thereto of the said Trula E. Voss, deceased were duly proved, allowed and admitted to probate according to the laws and usages of the State of Iowa.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court at my office in Davenport, in said County, this 10th day of November, A. D. 1954.



Elmer Jens
Clerk District Court

STATE OF IOWA, Scott County, ss.

I, GLENN D. KELLY, one of the Judges of the District Court of the State of Iowa, in and for the Seventh Judicial District of said State, composed of the Counties of Scott, Clinton, Muscatine and Jackson, do hereby certify that ELMER JENS who has given the preceding certificate, was, at the time of so doing, the Clerk of the District Court of the State of Iowa, in and for Scott County, in said District, duly qualified as such, that he is the proper custodian of the records of said Court, and the proper officer to give such certificate, and that the same is in due form of law.

Witness my hand at Davenport, Iowa, this 10th day of November, A. D. 1954.

Glenn D. Kelly
Judge District Court, Seventh Judicial District

STATE OF IOWA, Scott County, ss.

I, ELMER JENS, Clerk of the District Court of the State of Iowa, in and for said County, do hereby certify that the Honorable GLENN D. KELLY, who has given the preceding certificate, was, at the time of so doing, one of the Judges of the District Court of the Seventh Judicial District of the State of Iowa, duly commissioned and sworn, to all whose acts as such, full faith and credit are and ought to be given.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at Davenport, in said County, this 10th day of November, A. D. 1954.



FILED
Nov. 30 1954

Elmer Jens
Clerk District Court

A. C. ALSWORTH
CHANCERY CLERK

Asst. Chancery Clerk

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 30 day of November, 1954, at 1 o'clock P.M., and was admitted on the 9 day of Dec, 1954 Book No. 312 on Page 312



Witness my hand and seal of office, this the 9 of December, 1954

A. C. ALSWORTH, Clerk
By Asst. Chancery Clerk, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

In the Matter of
Last Will and Testament

Of

No. 15-186

Trula E. Voss,

Non-resident

DECREE
PROBATING FOREIGN WILL

This cause came on to be heard on petition of Edward A. Doerr to have probated in this Court, in the cause above styled and numbered, the purported Last Will and Testament, and three codicils thereto, of Trula E. Voss, late a resident of Scott County, Iowa;

And with said petition there being filed a fully authenticated copy of said Last Will and Testament, with three codicils thereto, proven according to the laws of the State of Iowa, and the Court being satisfied that said Edward A. Doerr is of right and in law entitled to submit said Will for probate, upon said record, that it disposes of property within the State of Mississippi, and the County of Madison, and that the record of said Will, and three codicils thereto, and proof fully complies with the requirements of Section 510, Chapter 3, Title 5, Volume 1, of the Mississippi Code of 1942, does hereby find, order and adjudge that said instrument, and codicils, is fully and legally established as the true and original Last Will and Testament, and codicils thereto of Trula E. Voss, deceased, and that the said Trula E. Voss was on the day of the date of said Will, that is to say on the 5th day of November, 1952, and on the day of the date of the first codicil (Codicil "A"), that is to say, on the 31st day of October, 1953, and on the day of the date of the second codicil, that is to say on the 30th day of December, 1953, and on the day of the date of the third codicil, that is to say, on the 6th day of March, 1954, of lawful age to devise and of sound disposing mind and memory and understanding;

Said instruments in writing, being the Last Will and Testament of Trula E. Voss, and three codicils thereto, are hereby admitted to probate

in this Court and to record as the true and original Last Will and Testament, and codicils thereto, of the said Trula E. Voss, deceased.

ORDERED, ADJUDGED, and DECREED in Vacation, at Yazoo City, Mississippi, upon this 1st day of December, 1954.

T. D. Williams
CHANCELLOR

FILED

12/3/54

A. C. ALSWORTH
CHANCERY CLERK

by Mrs. V. R. Sawyer, DC.

Bessie Robinson, widow of Frank Robinson
filed in the cause her renunciation of the will of
her election to take under laws of intestate succession

BOOK 7 PAGE 332

15.171

I, Frank Robinson, of the County of Madison, State of Mississippi, do hereby certify that the within instrument was filed for record in my office this 26 day of October, 1954, at 11 o'clock A.M. and was duly recorded on the 9 day of December, 1954, Book No. 7 on Page 332.

Witness my hand and seal of office, this the 9 day of December, 1954.

A. G. ALSWORTH
CLERK OF THE CHANCERY COURT

his
Frank L. Robinson
mark

Notary Public for the State of Mississippi

Att. Raymond
Nelson
James M. Jones

FILED
10/26/54

A. G. ALSWORTH
CLERK OF THE CHANCERY COURT
Addie F. Dunham

STATE OF MISSISSIPPI, County of Madison:
I, A. G. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 26 day of October, 1954, at 11 o'clock A.M. and was duly recorded on the 9 day of December, 1954, Book No. 7 on Page 332.
Witness my hand and seal of office, this the 9 day of December, 1954.
A. G. ALSWORTH, Clerk
By Addie F. Dunham, D. C.

MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of

Frank Robinson, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, Nelson Cauthen and

subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Frank Robinson

who, being duly sworn, deposed and said, that the said Frank Robinson

signed, published and declared said instrument as his last will and testament on the

9th day of January, A.D. 1951, the day of the date of said instrument, in the

presence of this deponent, and in the presence of R. H. Shackelford and Abbie M. Gober

the other subscribing witnesses, and that said Testator was then of sound and disposing mind and

memory, and more than twenty-one years of age, and having his usual place of abode in

said County and State, and this deponent and R. H. Shackelford

and Abbie M. Gober subscribed and attested said instrument as witnesses

to the signature and publication thereof, at the special instance of said Testator, and in the presence of

the said Testator and in the presence of each other, on the day and year of the date of said instrument.

Dec. 4, 1954
Abbie M. Gober

Nelson Cauthen

Sworn to and subscribed before me this 4th day of December, A. D. 1954.

A. C. ALSWORTH, Chancery Clerk.

Wm. B. Robinson
2-13-54

Abbie M. Gober, D.C.
Notary Public

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 4 day of December, 1954, at _____ o'clock _____ M., and was duly recorded on the 9 day of Dec, 1954, Book No. 7 on Page 333 in my office.

Witness my hand and seal of office, this the 9 of December, 1954
A. C. ALSWORTH, Clerk

By Abbie M. Gober, D. C.

I, R.L.Penn, a citizen of Madison County, Mississippi, of sound disposing mind, memory and understanding, and over the age of twenty one years, do hereby make, publish and declare this to be my last will and testament, hereby revoking all other wills by me made.

1. I will and bequeath to William Abraham Penn the West Half of Lot Two in Block 22 of the Highland Colony in Madison County, Mississippi, as per plat of same now on file in the Chancery Clerk's office of said County; and being about five acres of land, more or less. And being located in Ridgeland, Miss.

2. I will and bequeath to Earl Barksdale Penn the East Half of said Lot Two in said Block 22 of the Highland Colony as per said plat; and located in Ridgeland, Madison County, Mississippi; and being about five acres, more or less.

3. I will and bequeath to Cynthia Elizabeth Penn the West Half of Lot One in said Block Twenty Two of the Highland Colony as per said plat in said office and being located in Ridgeland, in Madison County, Mississippi; being five acres, more or less.

4. I will and bequeath to Robert Lowry Penn the East Half of said Lot One in said ~~Block~~ 22 in Highland Colony as per said plat in said office, and being in Ridgeland, Madison County, Mississippi, and containing five acres, more or less.

5. The tract of land with the residence on it I have above bequeathed to my daughter Cynthia Elizabeth Penn; but it is my will that my wife Cornelia Adlaid Penn shall have the right to live in the home with my said daughter as long as my said wife shall live.

6. I make no provision as to Lot 8 Block 27 said Highland Colony in Sec. 30, T. 7, R. 2, E., as I am contemplating the sale of same. However, if I own the property at my death, it is my will that the same shall be the property of my said four named children, share and share alike.

7. I name and appoint William Abraham Penn the executor of

this will; and it is my desire that he shall not be required to give any bond as such nor to make any sort of report to any Court of his acts as such executor.

8. While I do not make it a charge against my estate, it is my most earnest wish and desire that my said children shall amply provide and care for my said wife all the days of her life, that she may have reasonable comforts and pleasure. I know they will do this, not only on account of their filial affection, but out of regard for me and out of respect to my memory.

Signed, and published and declared to be my last will and testament on this the 28th day of December, Anno Domini, 1946.

R. J. P. [Signature]
Testator

We the undersigned witnesses, at the request of the said testator, in his presence, and all in the presence of each other, have signed our names as attesting witnesses to the execution and declaration and publishing of said will; and all being present together at the same time and at the same moment we also saw the said testator sign and name and declare this to be his will; and he was present and saw us attest our names as witnesses to his said act.

[Signature]
Witness

[Signature]

FILED

Dec 7-1954

A. C. ALSWORTH
CHANCERY CLERK

[Signature]

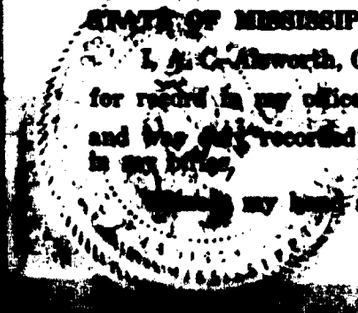
STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 7 day of December, 1954, at 12 o'clock P. M. and was duly recorded on the 7 day of Dec - 1954 Book No. 1722 on Page 334

In my hand and seal of office, this the 9 of December, 1954

A. C. ALSWORTH, Clerk

By [Signature], D. C.



In the matter of a certain instrument of writing, purporting to be the last will and testament of R.L. Penn, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, Robert C. Randel and Sara L. Hart, subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said R.L. Penn who, being duly sworn, deposed and said, that the said R.L. Penn signed, published and declared said instrument as his last will and testament on the 28th day of December, A.D. 1946, the day of the date of said instrument, in the presence of this deponent, and in the presence of Robert C. Randel and Sara L. Hart the other subscribing witness, and that said Testat. OF was then of sound and disposing mind and memory, and more than twenty-one years of age, and having his usual place of abode in said County and State, and this deponent and that these deponents Robert C. Randel and Sara L. Hart subscribed and attested said instrument as witness OF to the signature and publication thereof, at the special instance of said Testat. OF, and in the presence of the said Testat. OF and in the presence of each other, on the day and year of the date of said instrument.

Robert C. Randel
Sara L. Hart



Sworn to and subscribed before me this the 6 day of December, A. D. 1954

A. C. ALSWORTH, Chancery Clerk.

FILED

Dec. 7-1954

Assie F. Dunning, D. C.

A. C. ALSWORTH
CHANCERY CLERK

Assie F. Dunning

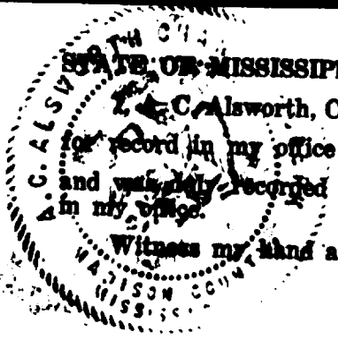
STATE OF MISSISSIPPI, County of Madison:

A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 7 day of December, 1954, at 11:30 o'clock AM, and was duly recorded on the 7 day of December, 1954, Book No. 7 on Page 336 in my office.

Witness my hand and seal of office, this the 9 of December, 1954

A. C. ALSWORTH, Clerk

By Assie F. Dunning, D. C.



Last Will and Testament

15.193

I, Marie G. Loeb, a resident of Madison County, Mississippi, above the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this, my Last Will and Testament, hereby specifically revoking any and all other instruments of like nature, and codicils thereto, heretofore made or purporting to have been made by me.

ITEM I

To my daughter, Sophie Marie Lasting, I bequeath all my jewelry and silverware, all my securities, all household linens, furniture, wearing apparel and other household articles, and every other asset of which I may die seized and possessed, except those things hereinafter otherwise specifically bequeathed.

ITEM II

To my daughter, Sophie Marie Lasting, I bequeath a three-fourths interest in the store lot and building on the South side of the Public Square in the City of Canton, Madison County, Mississippi.

To my son, Charles Cross Loeb, I bequeath a one-fourth interest in said store lot and building in Canton, Mississippi, for the term of his natural life, and at his death to the child or children born to him. But, I do not desire nor intend for the limitation upon his estate to make it impossible, difficult, or impracticable to handle or lease such property during his life time. I, therefore, further provide (1) that he may join with his sister in any lease she may be willing to make of her three-fourths interest, and the Lessee in every such lease shall be protected not only for the time of my son's life, as to his interest, but so long thereafter as such lease may run; and (2) that during his life time, in the event they should be unable to agree on the consideration or terms of a lease of such property, then the decision of my said daughter, Sophie Marie Lasting, shall control, a lease signed by her, without his joinder, shall vest any lessee with full title, including hers, his and the reversionary rights of his child or children, and the rights of my son shall be limited to one-fourth of the net proceeds of such lease, and no lessee shall be under obligation to follow the proper distribution of the proceeds. Furthermore, should she believe the interests of all parties would

be promoted by a sale, same may be made in his life time on the same basis as a lease, my son shall be entitled to the income from one-fourth of the proceeds, and upon his death the corpus of said one-fourth shall go to my daughter, as Trustee, as in Item V hereinafter provided.

ITEM III

To my daughter, Sophie Marie Lasting, I bequeath lot owned by me in the City of Sheffield, Alabama, believed to be Lot 20 of Block 61.

ITEM IV

To my niece, Mildred Louise Lehmann, of Natchez, Mississippi, I bequeath the dishes packed in a wooden box in the attic of the house of my son, at 236 Madison Road, Scarsdale, New York.

ITEM V

Should my said daughter, Sophie Marie Lasting, predecease me without heirs of her body, then the property hereinabove bequeathed to her shall go to my nieces, Elaine Ulman Lehmann, of Natchez, Mississippi, and Mildred Ulman Kern, of Baltimore, Maryland, ^{(Sikeville) Md.} share and share alike. Should my son, Charles Gross Loeb, likewise predecease me, then title to property above bequeathed to him shall go to my daughter, Sophie Marie Lasting, as Trustee for his children, and as such Trustee she shall have full discretion in negotiating any sale, lease, etc., shall be the only necessary signer of any deed or other instrument affecting title, and shall account to her brother's children as she would have accounted to him, without any obligation on any purchaser or lessee to follow proper distribution. Such trust shall end as to any child reaching his or her 21st birthday.

I designate and appoint my daughter, Sophie Marie Lasting, as Executrix of this, my last will and testament, hereby expressly relieving her of the giving of bond as such. In the event of her death, or inability so to serve, then my son, Charles Gross Loeb, shall serve, also without bond.

IN TESTIMONY WHEREOF, witness my signature, at Portsmouth, Virginia, in the presence of the undersigned witnesses, who have signed as such at my

BOOK 7 PAGE 339

special instance and request, in my presence and in the presence of each other,
all upon this, the 9th day of June, 1952.

Mrs. Mamie G. Loeb
Mamie G. Loeb

WITNESSES:

Mrs. E. H. Smith

Mrs. L. L. Mallard

FILED

Dec. 15 - 1954

A. C. ALSWORTH
CHANCERY CLERK

BY Addie F. Dunning



STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this 15 day of December, 1954, at 7 o'clock P.M.,
and was duly recorded on the 16 day of Dec, 1954 Book No. 7 on Page 337
in my office.

Witness my hand and seal of office, this the 16 of December, 1954

A. C. ALSWORTH, Clerk

By Addie F. Dunning, D. C.

STATE OF VIRGINIA
COUNTY OF NORFOLK
City of Portsmouth

THIS DAY personally appeared before me the undersigned Notary Public in and for the above County and State, MRS. E. G. SMITH, who, first having been by me duly sworn, upon oath did depose and say as follows:

I am an adult resident of Portsmouth, Virginia. I was well acquainted with Mrs. Mamie G. Loeb in her lifetime; upon the 9th day of June, 1952, she was visiting in the home of her daughter, Mrs. Phillip Lasting of Portsmouth, Virginia. Upon that date I was called upon to subscribe as a witness a certain instrument of writing purporting to be her Last Will and Testament and she, the said Mrs. Mamie G. Loeb, did upon said date, sign, publish and declare said instrument as her Last Will and Testament, in the presence of this affiant and of Mrs. L. L. Mallard, Jr., the other subscribing witness to said instrument; that said testatrix was then of sound disposing mind and memory, and more than twenty-one years of age; that this affiant and the said Mrs. L. L. Mallard, Jr., subscribed said instrument as witnesses to the signature and publication thereof, at the special instance and request and in the presence of, the said testatrix, and in the presence of each other.

Mrs. E. G. Smith
Mrs. E. G. Smith

SWORN TO AND SUBSCRIBED before me, this, the 16th day of December, 1954.

Leonard H. Karp
Notary Public

My Commission Expires:

August 19, 1956

FILED

12/16/54
A. C. ALSWORTH

By Addie F. Lumley



STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed in my office this 15 day of December, 1954 at 11:00 o'clock AM, and was recorded on the 16 day of Dec, 1954, Book No. 7 on Page 340.
Witness my hand and seal of office, this the 16 of December, 1954.



A. C. ALSWORTH, Clerk
By Addie F. Lumley D. C.

STATE OF VIRGINIA
COUNTY OF NORFOLK
City of Portsmouth

14-193

THIS DAY personally appeared before me the undersigned Notary Public in and for the above County and State, MRS. L. L. MALLARD, JR., who, first having been by me duly sworn, upon oath did depose and say as follows:

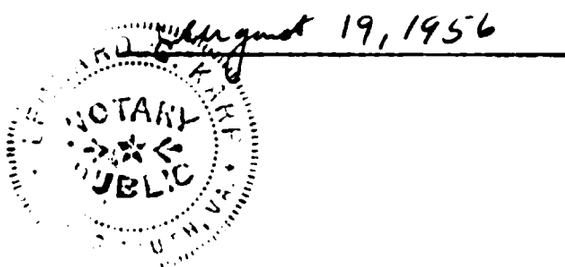
I am an adult resident of Portsmouth, Virginia. I was well acquainted with Mrs. Mamie G. Loeb in her lifetime; upon the 9th day of June, 1952, she was visiting in the home of her daughter, Mrs. Phillip Lasting of Portsmouth, Virginia. Upon that date I was called upon to subscribe as a witness a certain instrument of writing purporting to be her Last Will and Testament and she, the said Mrs. Mamie G. Loeb, did upon said date, sign, publish and declare said instrument as her Last Will and Testament, in the presence of this affiant and Mrs. E. G. Smith, the other subscribing witness to said instrument; that said testatrix was then of sound disposing mind and memory, and more than twenty-one years of age; that this affiant and the said Mrs. E. G. Smith subscribed said instrument as witnesses to the signature and publication thereof, at the special instance and request and in the presence of, the said testatrix, and in the presence of each other.

Mrs. L. L. Mallard Jr.
Mrs. L. L. Mallard, Jr.

SWORN TO AND SUBSCRIBED before me, this, the 10th day of December, 1954.

Leonard H. Kemp
Notary Public

My Commission Expires:



FILED

12/10/54

A. C. ALSWORTH
CHANCERY CLERK

Adair & Dunning
D.C.

STATE OF MISSISSIPPI, County of Madison:

A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 15 day of December, 1954 at 11:00 clock A.M. and was duly recorded on the 16 day of Dec, 1954, Book No. 7 on Page 341 in my office.

Witness my hand and seal of office, this the 16 of December, 1954
A. C. ALSWORTH, Clerk

By Adair & Dunning, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE:

ESTATE OF
MARY ANDREWS,

Deceased.

NO. 15.196

PETITION FOR PROBATE OF FOREIGN PROBATED LAST
WILL AND TESTAMENT, AND FOR APPOINTMENT OF EXECUTORS

TO THE HONORABLE CHANCELLOR OF THE
CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI:

Come RUFUS ARMISTEAD ANDREWS and CHARLES GREEN ANDREWS, JR., residents
of Memphis, Shelby County, Tennessee, and respectfully show unto the Court:

I.

That Mary Andrews, the aunt and great-aunt of Rufus Armistead Andrews
and Charles Green Andrews, Jr., respectively, died on October 27, 1954, in
Hamilton County, Tennessee; that her usual residence at the time of her death
and for many years preceding was Memphis, Shelby County, Tennessee;

II.

That said decedent left a last will and testament dated August 7,
1953, which was duly proved, allowed and admitted to probate in the Probate
Court of Shelby County, Tennessee; that a copy of said last will and testament,
of the Order of said Court admitting the said last will and testament to pro-
bate and appointing Rufus Armistead Andrews and Charles Green Andrews, Jr.
Executors, without bond, and a copy of the Letters Testamentary issued to
Rufus Armistead Andrews and Charles Green Andrews, Jr. are attached hereto
and made a part hereof, all of said copies having been authenticated according
to the Act of Congress;

III.

That at the time of her death, the said decedent owned an undivided
one-fourth (1/4) interest in the following real estate situated in Madison

County, Mississippi:

Farmlands known as Mt. Ida Place, Township 8,
Range 1 West, and Farmlands known as the Andrews
(or Kearny) Plantation, Township 9, Range 1, West;

and that at the time of her death, said decedent owned an undivided one-half (1/2) interest in the rents due on said farmlands; that decedent owned no other property of any kind or character in the State of Mississippi; that said last will and testament named Rufus Armistead Andrews and Charles Green Andrews, who is one and the same person as Charles Green Andrews, Jr., to serve as Executors without bond; that the petitioners are willing and are in every respect competent to act as such Executors in the State of Mississippi;

WHEREFORE, PREMISES CONSIDERED, YOUR PETITIONERS PRAY:

1. That this Court accept the said authenticated copy of the last will and testament of Mary Andrews as and for her last will and testament and accept the authenticated copies of the Order admitting the same to probate in the State of Tennessee, and the copy of the Letters Testamentary issued to Rufus Armistead Andrews and Charles Green Andrews, Jr.

2. That said authenticated copy of the said last will and testament be admitted to probate as and for the true, whole last will and testament of Mary Andrews.

3. That your petitioners be appointed Executors in the State of Mississippi, of said last will and testament of Mary Andrews, without bond, the said testatrix by her will having directed that they not be required to give bond, and that the Clerk issue Letters Testamentary to them upon their taking and subscribing the oath prescribed by law.

4. That they have such other and further relief, both general and special, as they may be entitled to.

Rufus Armistead Andrews
Rufus Armistead Andrews

Charles Green Andrews, Jr.
Charles Green Andrews, Jr.,

Petitioners

Ray Spivey & Cain

Walter J. Tate

Walter J. Tate
Attorneys for Petitioners

STATE OF TENNESSEE :
COUNTY OF SHELBY :

RUFUS ARMISTEAD ANDREWS, makes oath that he has read his foregoing petition and knows the contents thereof and that the same is true of his own knowledge except as to matters stated therein to be on information and belief, and those matters he believes to be true.

Rufus Armistead Andrews
Rufus Armistead Andrews

Sworn to and subscribed before me this 19th day of November,

1954.



Bess Thornley
Notary Public in and for said
County and State

My Commission Expires:
Oct. 18, 1956

STATE OF Tennessee :
COUNTY OF Shelby :

CHARLES GREEN ANDREWS, JR., makes oath that he has read the foregoing petition and knows the contents thereof and that the same is true of his own knowledge except as to matters stated therein to be on information and belief, and those matters he believes to be true.

Charles Green Andrews Jr.
Charles Green Andrews, Jr.

Sworn to and subscribed before me this 18th day of December,

1954.

Bess Thornley
Notary Public in and for said
County and State

My Commission Expires:
Oct. 18, 1956

LAST WILL AND TESTAMENT OF MARY ANDREWS, DECEASED

FILED NOVEMBER 1, 1954

MY LAST WILL AND TESTAMENT

I, Mary Andrews, 590 S. Lambert Street, Memphis, Tennessee, being of sound mind, and disposing memory, do hereby declare this to be my last will and testament, hereby revoking all previous wills.

I hereby devise and bequeath everything I own, both real and personalty, to my nephew, Rufus Armistead Andrews, and to my great-nephew, Charles Green Andrews, equally divided, share and share alike, with the exception of my one-quarter (1/4) interest in all farm lands, which I devise and bequeath in its entirety to Rufus Armistead Andrews, my nephew, or his heirs.

This I do because my sister, Lucy Andrews, who left me a life interest in her one-quarter (1/4) interest or portion of the farm lands, left it at my death to our nephew, Charles Green Andrews, and, on his death, to our great-nephew, Charles Green Andrews, Jr., and leaving my nephew, Armistead Andrews, no part of her interest in the farm lands.

Any loans of money I have made to my nephew, Rufus Armistead Andrews, I have made from my own personal funds, and I hereby forgive them as a bequest, and my nephew, Rufus Armistead Andrews, is never to be called on for payment of any amount. I consider these as executed gifts, as they were intended.

I have not mentioned the widow of my nephew, Charles Green Andrews, Evelyn Howell Andrews, in this will because I consider that she is provided for by her husband's will.

I appoint my nephew, Rufus Armistead Andrews, and my great-nephew, Charles Green Andrews, executors to serve without bond.

One this date, August 7, 1953.

Signed:

Mary Andrews

Witnesseth:

Lee H. Weed

Mrs. Jack Cwings

August 7, 1953

Admitted to Probate and ordered recorded November 1, 1954

Sylvanus Polk, Judge

Recorded November 1, 1954

M.H. Brigg, Clerk

By: Martha Kay, D.C.

BOOK 7. 346

Probate Court of Shelby County.

State of Tennessee }
SHELBY COUNTY } SS.

Pleas before the Honorable Sylvanus Polk

Judge of the Probate Court of Shelby County, held in the City of Memphis and State and County aforesaid:

Be it remembered, that on the 1st day of November, 1954
it being one of the days of the November 1954 Term of aforesaid Court,
the following appears of record in the words and figures, viz:

IN RE: ESTATE

OF No. 68339

MARY ANDREWS, DECEASED

THIS CAUSE came on to be heard on the verified petition of Rufus Armistead Andrews and Charles Green Andrews, Jr., residents of Memphis, Shelby County, Tennessee, for Admission to Probate of a certain paper writing as the Last Will and Testament of Mary Andrews, and for the appointment of Rufus Armistead Andrews and Charles Green Andrews, Jr. as Executors, upon the testimony in open Court of the said Rufus Armistead Andrews and Charles Green Andrews, Jr. and Lee H. Weed and Mrs. Jack Owings, attesting witnesses to the said paper writing, and upon the production in open Court by the said Rufus Armistead Andrews and Charles Green Andrews, Jr., as the persons named Executors therein, of a one-page paper writing captioned "MY LAST WILL AND TESTAMENT" dated August 7, 1953, subscribed by the said Mary Andrews and subscribed further by Lee H. Weed and Mrs. Jack Owings as attesting witnesses, from all of which it does appear to the satisfaction of the Court:

That Mary Andrews died on October 27, 1954, in Hamilton County, Tennessee; that her usual residence at the time of her death and for many years preceding was Memphis, Shelby County, Tennessee; that said one page paper writing was signed, published and declared by her on August 7, 1953, as and for her Last Will and Testament in the presence of Lee H. Weed and Mrs. Jack Owings, attesting witnesses, who, in her presence and in the presence of each other, and at her request subscribed their names as attesting witnesses; and that on August 7, 1953, the said Mary Andrews was of sound mind and disposing memory and more

7-347

than eighteen years of age; that said paper writing appointed the decedent's nephew, Rufus Armistead Andrews, and great-nephew Charles Green Andrews, who is one and the same person as Charles Green Andrews, Jr., as Executors to serve without bond; and that Rufus Armistead Andrews and Charles Green Andrews, Jr. are willing and in all respects competent to serve as such Executors;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the entire said paper writing captioned "MY LAST will and testament" dated August 7, 1953, subscribed by the said Mary Andrews and subscribed by Lee H. Weed and Mrs. Jack Cwings as attesting witnesses, be and the same is hereby the true, whole Last Will and Testament of Mary Andrews and is hereby admitted to Probate as such, and the Clerk is directed to file and record the same;

IT IS ORDERED, ADJUDGED AND DECREED further that Rufus Armistead Andrews and Charles Green Andrews, Jr. be and they are hereby appointed Executors of the said "MY LAST WILL AND TESTAMENT", without bond, the same having been expressly waived therein, and the Clerk is directed to issue Letters Testamentary to Rufus Armistead Andrews and Charles Green Andrews, Jr. upon their taking the oath as such Executors.

-- *****--

BOOK 7 PAGE 348

Letters Testamentary

State of Tennessee,)
SHELBY COUNTY) SS.

TO Rufus Amistead Andrews and Charles Green Andrews, Jr.

It appearing to the Probate Court now in session, that

Larry Andrews

has died, leaving a WILL, and the Court being satisfied as to your claim to administration, and you having ~~given bond~~ and qualified as directed by law, and the Court having ordered that Letters Testamentary be issued you without bond.

These Are, Therefore, to authorize and empower you to take into your possession and control all the goods, chattels, claims and papers of said testate, and return a true and perfect inventory thereof to our next Probate Court; to collect and pay all debts, and to do and transact all the duties in relation to said estate which lawfully devolve on you as Executor, and after having settled up said estate, to deliver the residue thereof to those who are by law entitled.

WITNESS W. H. EWING, Clerk of Said Court, at office, this _____ day of

November _____, 195_____.

W. H. EWING, Clerk.

(T.S.)

By _____ D. C.

State of Tennessee,
SHELBY COUNTY

BOOK 7 PAGE 349

I, W. H. EWING, Clerk of the County and Probate Courts of said County, do hereby certify that the foregoing _____ pages contain a full, true and exact copy of the last will and Testament of Mary Andrews, Deceased; The Order of said Probate Court admitting to Probate said Will and appointing Executors; and _____
_____ which said Testator _____
_____ as the same appears of record or on file in _____ respectively in _____
_____; Executor's Bond Book _____, page _____ of this office.

In Testimony Whereof I have hereunto set my hand and affixed the seal of said Court, at office, in the City of Memphis, this _____ day of _____ 195_____
W. H. Ewing
Clerk.

State of Tennessee,
SHELBY COUNTY

PROBATE COURT ROOM
Memphis, Tennessee

I, SYLVANUS POLK, sole and presiding Judge of the Probate Court of said County, certify that W. H. EWING, who gave the foregoing Certificate, is now, and was at the time of signing the same, Clerk of Said Court, and that said Court is a Court of Record, and that his attestation is in due form, and his official acts, as such, are entitled to full faith and credit.

Witness my hand, this _____ day of _____ 195_____
Sylvanus Polk
Judge.

State of Tennessee,
SHELBY COUNTY

I, W. H. EWING, Clerk of the Probate Court of said County, certify that HON. SYLVANUS POLK whose genuine official signature appears to the above and hereto annexed Certificate, is and was at the time of signing the same, sole, and presiding Judge of the Probate Court in and for the County and State aforesaid, duly commission and qualified, and that all his official acts, as such, are entitled to full faith and credit.

In Testimony Whereof I have hereunto set my hand and affixed the seal of said Court, at office, in the City of Memphis, this _____ day of _____ 195_____
W. H. Ewing
Clerk.



FILED

Dec. 27-1954

A. C. ALSWORTH
CHANCERY CLERK

Asst. Folgerman & Co

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE:	:	
ESTATE OF	:	
MARY ANDREWS,	:	NO. <u>15-196</u>
<u>Deceased.</u>	:	
	:	

ORDER ADMITTING FOREIGN PROBATED LAST WILL AND TESTAMENT TO PROBATE, AND APPOINTING EXECUTORS

THIS CAUSE came on to be heard upon the sworn petition of Rufus Armistead Andrews and Charles Green Andrews, Jr., residents of Memphis, Shelby County, Tennessee, for the admission to probate of the Last Will and Testament of Mary Andrews, Deceased, and for the appointment of themselves as Executors in the State of Mississippi of the Last Will and Testament of Mary Andrews, to which petition was exhibited the Last Will and Testament of Mary Andrews, dated August 7, 1953, signed by Mary Andrews and further signed by Lee H. Weed and Mrs. Jack Owings, as attesting witnesses, a copy of the order of the Probate Court of Shelby County, Tennessee, admitting the said Last Will and Testament to probate in the State of Tennessee and appointing Rufus Armistead Andrews and Charles Green Andrews, Jr., as Executors, without bond, and a copy of the Letters Testamentary issued to Rufus Armistead Andrews and Charles Green Andrews, Jr., all of said copies having been authenticated according to the Act of Congress, and upon statements of counsel, from all of which it appears to the satisfaction of the Court:

I.

That Mary Andrews, the aunt and great-aunt of Rufus Armistead Andrews and Charles Green Andrews, Jr., respectively, died on October 27, 1954, in Hamilton County, Tennessee; that her usual residence at the time of her death and for many years preceding was Memphis, Shelby County, Tennessee;

II.

That said decedent left a last Will and Testament dated August 7, 1953, which was duly proved, allowed and admitted to probate in the Probate Court

of Shelby County, Tennessee; that a copy of said last will and testament, of the Order of said Court admitting the said last will and testament to probate and appointing Rufus Armistead Andrews and Charles Green Andrews, Jr., Executors, without bond, and a copy of the Letters Testamentary issued to Rufus Armistead Andrews and Charles Green Andrews, Jr., are attached to said petition in this cause, all of said copies having been authenticated according to the Act of Congress;

III.

That at the time of her death, the said decedent owned an undivided one-fourth (1/4) interest in the following real estate situated in Madison County, Mississippi:

Farmlands known as Mt. Ida Place, Township 8, Range 1 West, and Farmlands known as the Andrews (or Kearny) Plantation, Township 9, Range 1, West;

and that at the time of her death, said decedent owned an undivided one-half (1/2) interest in the rents due on said farmlands; that decedent owned no other property of any kind or character in the State of Mississippi; that said last will and testament named Rufus Armistead Andrews and Charles Green Andrews, who is one and the same person as Charles Green Andrews, Jr., to serve as Executors without bond; that the petitioners are willing and are in every respect competent to act as such Executors in the State of Mississippi;

It is, therefore, ORDERED, ADJUDGED AND DECREED that the said authenticated copy of the said Last Will and Testament of Mary Andrews be and the same is hereby admitted to probate as such, and the Clerk is directed to file and record same.

It is further ORDERED, ADJUDGED AND DECREED that Rufus Armistead Andrews and Charles Green Andrews, Jr., be and they are hereby appointed Executors in the State of Mississippi of the said Last Will and Testament of Mary Andrews; that no bond be required of them as such Executors, said testatrix by her will having directed that they not be required to give bond; and that upon taking and subscribing the oath prescribed by law, Letters Testamentary be issued to them.

FILED

Dec 27. 1954

A. C. ALSWORTH
CHANCERY CLERK

Assie Fanning

A. C. Alsworth
Chancery Clerk
By *Assie Fanning* etc

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 27 day of December, 1954, at 1 o'clock M., and was duly recorded on the 28 day of Dec, 1954, Book No. 7 on Page 342 in my office.

Witness my hand and seal of office, this the 28 of Dec, 1954

A. C. ALSWORTH, Clerk
By *Assie Fanning* D. C.

BOOK 7 PAGE 352

15-198

FILED

12/29/54

A. C. ALSWORTH
CHANCERY CLERK

Missie F. Johnson

LAST WILL AND TESTAMENT

OF

IOLA RUST HUMPHRIES

I, Iola Rust Humphries, a widow, resident of Madison County, State of Mississippi, being of sound mind and disposing memory and over the age of twenty-one years, do make, declare and publish the following as my last will and testament, revoking all other or former wills that I have heretofore made.

FIRST

I give, bequeath and devise unto my daughters, May Belle Humphries Harris, Addaline Humphries Edwards, Martha Humphries Fox and Katherine Humphries McClain, share and share alike, subject to the provision set out hereinafter, any and all property, both real, personal and mixed of whatsoever nature or kind and wheresoever located or situated, that I may own at my death.

SECOND

I am not leaving anything by this will to my son, James Humphries known as Fred Humphries, because I have already given to him his part of my Estate.

THIRD

In case my daughter, May Belle Humphries Harris should die before I do, then in such event, I give, bequeath and devise her share to her husband, Charles Naylor Harris and in case my daughter Addaline Humphries Edwards should die before I do, then in such event, I give, bequeath and devise her share to her child and in case Martha Humphries Fox should die before I do, then in such event, I give, bequeath and devise her share to her children and in case Katherine Humphries McClain should die before I do, then in such event, I give, bequeath and devise her share to her children.

FOURTH

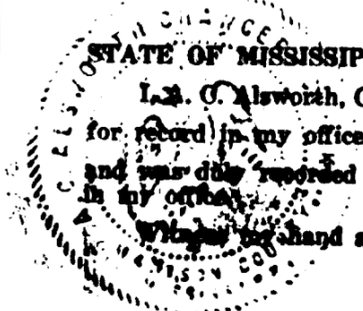
I hereby name, constitute and appoint my said daughter, May Belle Humphries Harris, as my Executrix and direct no bond be required of her and that she not be required to account to any Court.

Witness my signature this the 28th day of May, 1945, and the signatures of two witnesses who have signed at my request and in my presence, and I have signed this will in their presence and they have signed as witnesses in the presence of each other.

WITNESSES:

Christine Parker Dexter *Iola Rust Humphries*
IOLA RUST HUMPHRIES

Annie Sue Noble



STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 29 day of December, 1954, at 11 o'clock AM, and was duly recorded on the 6 day of Jan, 1955, Book No. 7 on Page 352.

Witness my hand and seal of office, this the 6 of January, 1955.

A. C. ALSWORTH, Clerk
By *Annie F. Johnson*, D. C.

MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of

Iola Rust Humphries, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, Annie Sue Noble, one of the subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Iola Rust Humphries

who, being duly sworn, deposed and said, that the said Iola Rust Humphries signed, published and declared said instrument as her last will and testament on the

28th day of May, A.D. 1945, the day of the date of said instrument, in the

presence of this deponent, and in the presence of Christine Parker Dexter

the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in said County and State, and this deponent and Christine Parker Dexter

subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

FILED

12/29/54

A. C. ALSWORTH
CHANCERY CLERK

Annie Sue Noble
Annie Sue Noble

Sworn to and subscribed before me this the 29th day of December, A. D. 1954.

(Seal)

~~A. C. ALSWORTH CHANCERY CLERK~~

Notary Public.

My commission expires: 9/1/57

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 29 day of December, 1954, at 11:00 o'clock P.M., and was duly recorded on the 6 day of January, 1955, Book No. 7 on Page 353 in my office.

Witness my hand and seal of office, this the 6 of January, 1955.

A. C. ALSWORTH, Clerk
By Addie F. Alsworth, D. C.

J. W. HALE
DEALER IN
FURNITURE AND DRY GOODS
120 EAST PEACE STREET
CANTON, MISSISSIPPI

100200
FILED
Jan. 4 - 1955
A. C. ALSWORTH
CHANCERY CLERK

LAST WILL AND TESTAMENT OF JOHN WESLEY HALE, SR.

I, John Wesley Hale, Sr. of Canton, Madison County, Mississippi, being of sound and disposing mind, memory and understanding and over the age of twenty-one years do hereby make, publish and declare this to be my last will and testament hereby revoking all wills heretofore made by me.

Item 1- I direct that my executors pay my just debts.

Item 2- I will, bequeath and devise to my children, John Wesley Hale, Jr. of Canton, Mississippi, Mrs. Wesley Waldine Hale Scott of Jackson, Mississippi, and Mrs. Mary Onie Hale Jackson of Salmon Falls, New Hampshire, share and share alike, all of my property both real, personal and mixed and wherever the same may be located.

Item 3- I name, constitute and appoint my son, John Wesley Hale, Jr. and my daughter, Mrs. Wesley Waldine Hale Scott, as Executors of this my last will and testament and I direct that they not be required to account to any person or court as such executors and that they not be required to give bond as such executors.

Signed, published and declared by me to be my last will and testament on this the 14th day of December, 1954 in the presence of the undersigned witnesses who, at my request, in my presence and in the presence of each other affixed their names as witnesses thereto on the day and date aforesaid.

Witnesses:

Albert B. Burdick MD
John F. Kearns

John Wesley Hale, Sr.

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 4 day of January, 1955 at 11 o'clock AM, and was duly recorded on the 10 day of January, 1955. Book No. 7 on Page 354 in my office.

Witness my hand and seal of office, this the 6 of January, 1955
A. C. ALSWORTH, Clerk

By Albert B. Burdick D. C.

7 355

STATE OF NEW HAMPSHIRE
COUNTY OF

SS:

THIS DAY personally appeared before me the undersigned Notary Public in and for the above County and State, JOHN F. BEAMIS, one of the subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of John Wesley Hale, Sr., deceased, late of the County of Madison, State of Mississippi, who, having first been duly sworn, makes oath that the said John Wesley Hale, Sr., signed, published and declared said instrument as his Last Will and Testament on the 14th day of December, 1954, the day of the date of said instrument, in the presence of this affiant and Albert E. Barcomb, M. D., the other subscribing witness to said instrument; that said testator was then of sound, disposing mind and memory, and twenty-one years and upwards of age; and he, affiant, and Albert E. Barcomb, M. D., subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of the said testator, and in the presence of each other.

John F. Beamis
John F. Beamis

SWORN TO AND SUBSCRIBED before me, this, the 30th day of December, 1954.

John F. Beamis
Notary Public

My Commission Expires:
1957

FILED
Jan. 4 - 1955
A. C. ALSWORTH
CHANCERY CLERK
By *W. A. Tolson*

STATE OF MISSISSIPPI. County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 4 day of January, 1955, at 11:00 o'clock AM, and was duly recorded on the 6 day of Jan, 1955, Book No. 7 on Page 344 in my office.

Witness my hand and seal of office, this the 6 of January, 1955
A. C. ALSWORTH, Clerk

By *W. A. Tolson*, D. C.

7-118356

STATE OF NEW HAMPSHIRE |
COUNTY OF | SS:

THIS DAY personally appeared before me the undersigned Notary Public in and for the above County and State, ALBERT E. BARCOMB, M. D., one of the subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of John Wesley Hale, Sr., deceased, late of the County of Madison, State of Mississippi, who, having first been duly sworn, makes oath that the said John Wesley Hale, Sr., signed, published and declared said instrument as his Last Will and Testament on the 14th day of December, 1954, the day of the date of said instrument, in the presence of this affiant and John F. Beamis, the other subscribing witness to said instrument; that said testator was then of sound, disposing mind and memory, and twenty-one years and upwards of age; and he, affiant, and John F. Beamis subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of the said testator, and in the presence of each other.

Albert E. Barcomb M.D.
Albert E. Barcomb, M. D.

SWORN TO AND SUBSCRIBED before me, this, the 31 day of December, 1954.

William H. Barrett
Notary Public

My Commission Expires:
Sept 1956

FILED

NOV 4 1954
A. C. ALSWORTH
CHANCERY CLERK

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 14 day of December, 1954, at 11:00 o'clock A.M. and was duly recorded on the 14 day of December, 1954. Book No. 195 on Page 102 in my office.

Witness my hand and seal of office, this the 14 of December, 1954.
A. C. ALSWORTH, Clerk

By Albert E. Barcomb D. C.

7-1357

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

In the Matter of
Last Will and Testament of
J. S. Wilder,
Deceased

No. 15-204

To the Chancery Court of Madison County, Mississippi:

Now comes S. B. Wilder and respectfully shows to the Court
and prays as follows:

That on or about the ____ day of _____, 19____, J. S.
Wilder, having at the time a fixed place of residence in Madison County,
Mississippi, departed this life, leaving a Last Will and Testament duly
signed, published and attested, and your petitioner believes and avers
and which he, pursuant to the statutes, herewith presents for probate.
Said will is dated July 10, 1916, and is subscribed by W. K. Hamilton
and J. L. Hamilton, as witnesses to the signature and publication thereof.
Petitioner is advised that W. K. Hamilton, one of said witnesses is
deceased, but that J. L. Hamilton is a resident of the State of Tennessee,
and his testimony with respect to said will, will be obtained and filed.

Petitioner shows that he is one of the devisees named in said
will, and as such is entitled to present it for probate.

PREMISES CONSIDERED, Petitioner prays that unless the said
surviving subscribing witness voluntarily makes and files his testimony
respecting the execution of said will that process be had to obtain such
testimony and that, finally this Court will find that said will is the
true and original Last Will and Testament of the said J. S. Wilder,
deceased, and will admit same to probate and record.

S. B. Wilder
S. B. Wilder

Herbert Dean
Solicitor

STATE OF MISSISSIPPI

MADISON COUNTY

SS:

THIS DAY personally appeared before me the undersigned authority in and for the above County and State, the above named S. B. WILDER, who, first having been by me duly sworn on oath did state that the allegations of the foregoing petition are true and correct as therein set forth.

S. B. Wilder
S. B. Wilder

SWORN TO AND SUBSCRIBED before me, this, the 6 day of January, 1955.



Mrs. Delma H. [Signature]
Notary Public

My Commission Expires:

January 15, 1958

FILED

1/6/55-

A. C. ALSWORTH
CHANCERY CLERK

BY Addie [Signature]
at @

State of Miss
Madison County

BOOK

7 PAGE 359

I J S Hildes of Madison
County Mississippi of sound mind and
memory make this my last will &
give devise and bequeath all my
estate and Property real and Personal
as follows To S B Hildes S & Hildes &
T C Hildes my heirs all my Property
after Paying all my Expenses while
living and at my death To pay my
Funeral Expenses the property consisting
of the S E 1/4 of S W 1/4 of Sec 17. T. 11. R. 6. in
Leake County Miss and one cream
colored mare & two cream colored colts
and all my Coin Stock

I appoint as the executor of this my will
Porter Watkins of Adams in Adams
whereof I have signed published and
declared this instrument as my will
at said County this the 10th day of July 1916
State of Miss
Madison County

J. S. Hildes

The said J S Hildes in the
County of Madison Miss on the 10th day of
July 1916 signed the foregoing instru-
ment and published and declared the
same in our presence as his last will &
the at his request and in his presence and
in the presence of each other on said date
have hereunder written our names as
subscribing witnesses thereof

#15.209

FILED

Jan. 6 - 1955

W. K. Hamilton

J. S. Hamilton

A. C. ALSWORTH
CHANCERY CLERK

BY Asie F. Quinn, CC

STATE OF TENNESSEE
SHELBY COUNTY

SS:

15204

THIS DAY personally appeared before me the undersigned Notary Public in and for the above County and State, J. L. HAMILTON, who, first having been by me duly sworn on oath did depose and say as follows:

I am the same J. L. Hamilton who was one of the subscribing witnesses to a certain instrument of writing being the Last Will and Testament of J. S. Wilder, dated July 10, 1916; the said J. S. Wilder did upon said date in the presence of me and of W. K. Hamilton, the other subscribing witness sign, publish and declare said instrument as his Last Will and Testament; that said testator was then of sound, disposing mind and memory and twenty-one years and upwards in age; that affiant and the said W. K. Hamilton subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, in the presence of the said testator and in the presence of each other. That the said W. K. Hamilton was affiant's ^{uncle} ~~father~~ and is now deceased.

J. L. Hamilton
J. L. Hamilton

SWORN TO AND SUBSCRIBED before me this, the 11th day of January, 1955.



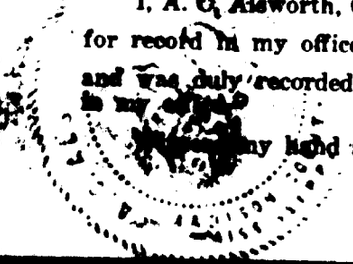
My Commission Expires:
"MY COMMISSION EXPIRES
APRIL 22, 1958"

John F. Berry
Notary Public

FILED
1/11/55
A. C. ALSWORTH
CHANCERY CLERK
Adore F. Dinning

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 6 day of January, 1954, at 11 o'clock AM, and was duly recorded on the 17 day of Jan, 1954, Book No. 7 on Page 357

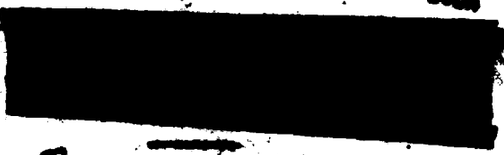


in my office and seal of office, this the 17 of January, 1954

A. C. ALSWORTH, Clerk
By *Adore F. Dinning* D. C.

15.208

7 361



635 343

FILED IN COUNTY COURT
OKLAHOMA COUNTY, OKLA.
MAY 6 1954
CLIFF MYERS, Court Clerk

IN THE COUNTY COURT OF OKLAHOMA,
OKLAHOMA COUNTY,) SS:

IN THE COUNTY COURT IN AND FOR SAID COUNTY AND STATE

IN THE APPEARANCE OF THE PETITIONER)
OF)
WILLIAM G. JOHNSTON, EXECUTOR.)

No. 34332

PETITION FOR PROBATE WILL

Comes now William T. Payne, of Oklahoma City, Oklahoma, and respectfully
presents and shows to the Court:

- (1) That William G. Johnston departed this life at Denver, Colorado, on the
3rd day of May, 1954.
- (2) That the said William G. Johnston, at the time of his death, was a resi-
dent of Oklahoma County, State of Oklahoma, and that estate consisting of real
and personal property in said Oklahoma County, the general character, location
and probable value of which is not less than the sum of ten thousand dollars
(\$10,000.00), consisting of stocks, bonds, life insurance, and other real and
personal property.
- (3) That said deceased left a will bearing date of September 19, 1940,
which is now in the possession of William T. Payne, and which, your petitioner
believes and claims to be the last will and testament of the said deceased, and
the same is herein presented for probate.
- (4) That William T. Payne, the person named in said will as Executor, re-
sides in Oklahoma County, State of Oklahoma, and he hereby consents to act as such
Executor.

(5) That the names, ages and residences of the heirs, next of kin, and other persons
claiming an interest in the estate of the said deceased, as far as known to your petitioner, are as follows:

<u>Name</u>	<u>Age</u>	<u>Residence</u>
Edith May Johnston, surviving wife	57	44th and North Portland, Oklahoma City, Oklahoma.
Edith A. Johnston, brother	54	1453 Esperson Hwy., Houston, Texas.
Paula Leon Rogers, sister	61	Sulphur, Oklahoma.
Orville Curtis Rogers, nephew	31	c/o Branniff Air Lines, Dallas, Texas.
V. A. Johnston, brother	68	Dallas, Texas.
William G. Gibbard, niece	30	Hqs. Central Command, Super Army Center, APO 500 - c/o Postmaster, San Francisco, Calif.
Mrs. Willie Johnston, sister-in- law	60	Clerksville, Oklahoma.
Glen Black	50	935 N. E. 17th Street, Oklahoma City, Oklahoma.

Your petitioner therefore prays that a day be fixed for hearing this peti-
tion and notice thereof be given as required by law, and upon final hearing thereof,
the said will be admitted to probate, and that letters testamentary be issued
thereon to William T. Payne, and your petitioner will ever pray, etc.

Dated this 6th day of May, 1954.

William T. Payne
(William T. Payne)

LAST WILL AND TESTAMENT
OF

WILLIAM G. JOHNSTON

FILED IN COUNTY COURT
OKLAHOMA COUNTY, OKLA.

34332

MAY 6 1954

CLIFF MYERS, Court Clerk

KNOW ALL MEN BY THESE PRESENTS:

That I, WILLIAM G. JOHNSTON, a resident of Oklahoma County, Oklahoma, being of lawful age and of sound and disposing mind, do hereby make, publish and declare this to be my LAST WILL AND TESTAMENT, revoking and cancelling all other Wills and Codicils heretofore made by me.

ARTICLE I

I direct that my Executor pay my just debts and obligations, including expenses of my last illness and funeral and the erection of a proper and suitable monument at my grave if such monument has not been provided for during my life. I also direct my Executor to pay all inheritance, estate, succession, legacy, income or other taxes for the payment of which my estate or my beneficiaries thereof may in any way be liable, and to charge such taxes as part of the costs of administration.

ARTICLE II

I hereby give, devise and bequeath unto my beloved wife, Eula May Johnston, my home place and residence located at 44th Street and Portland Avenue, in Oklahoma City, Oklahoma, and all of my household furniture and fixtures and all of my jewelry, rings and accessories therein.

ARTICLE III

I hereby give, devise and bequeath unto my beloved wife, Eula May Johnston, an undivided one-half of all the rest, residue and remainder of my property, real, personal and/or mixed, wheresoever situated, of which I may die seized and possessed, or to which I may in any manner be entitled.

ARTICLE IV

The remaining one-half of all the rest, residue and remainder of my property, real, personal and/or mixed, wheresoever situated, of which I may die seized and possessed, or to which I may in any manner be entitled, I hereby give, devise and bequeath as follows:

(a) I hereby give, devise and bequeath unto my father, R. J. Johnston, of Sulphur, Oklahoma, the sum of Twenty-five (\$25,000.00) Dollars, to be paid to him by my Executor hereinafter named, as follows: Five Thousand (\$5000.00) Dollars within the first year after my death, and Five Thousand (\$5000.00) Dollars in each year thereafter until my father has received the total sum of Twenty-five Thousand (\$25,000.00) Dollars; in the event my father shall die before he shall have received 1st page of my Will

William G. Johnston



BOOK 7-11-36

630 342

the entire Twenty-five Thousand (\$25,000.00) Dollars, hereby devised and bequeathed to him, any amount thereof remaining shall become a part of my general estate to be devised and bequeathed as provided herein.

(b) I hereby give, devise and bequeath unto Glen Black, of Oklahoma City, Oklahoma, my long time friend, the sum of Ten Thousand (\$10,000.00) Dollars.

(c) The remainder of said one-half of all the rest, residue and remainder of my property, shall be divided into four equal shares, and I hereby give, devise and bequeath said shares as follows:

- (1) To Lillie Leone Rogers, my sister of Sulphur, Oklahoma, and to her children Veva Jean Gibbard and Orville Curtis Rogers, share and share alike, one of said shares.
- (2) To Ralph A. Johnston, my brother, of Houston, Texas, one of said shares.
- (3) To V. A. Johnston, my brother, of Falls, Texas, one of said shares.
- (4) To Mrs. Willie Johnston, my sister-in-law, wife of my deceased brother, D. W. Johnston of Clarksville, Arkansas, one of said shares.

ARTICLE V

I hereby designate WILLIAM T. PAYNE, of Oklahoma City, Oklahoma, to be the Executor of this, my Last Will and Testament. No bond shall be required of him as such Executor.

IN WITNESS WHEREOF, I, WILLIAM G. JOHNSTON, to this my Last Will and Testament, consisting of two sheets of paper, to each of which I have signed my name for the purpose of identification, subscribe my name this 19th day of September, 1950.

William G. Johnston

Subscribed by WILLIAM G. JOHNSTON in the presence of each of us the undersigned, and at the same time declared by him to us to be his Last Will and Testament, and we thereupon, at the request of the said WILLIAM G. JOHNSTON, in his presence and in the presence of each other, sign our names hereto as witnesses and do hereby certify that WILLIAM G. JOHNSTON is at this time of sound and disposing mind, this 19th day of September, 1950.

NAME	STREET ADDRESS	CITY AND STATE
<i>Thomas C. Smith Jr</i>	<i>440 1/2 NW 21st St.</i>	<i>Oklahoma City, Okla.</i>
<i>Bessie A. Price</i>	<i>2739 NW 114 St</i>	<i>Oklahoma City, Okla.</i>
<i>Edward Howell</i>	<i>2420 First Hill Bldg</i>	<i>Oklahoma City, Okla.</i>

2nd and last page of my Will *William G. Johnston*

STATE OF OKLAHOMA,
OKLAHOMA COUNTY.

Book 635 Page 344
SS:

IN THE COUNTY COURT IN AND FOR SAID COUNTY

IN THE MATTER OF THE ESTATE

OF

WILLIAM G. JOHNSTON, DECEASED

No. 34332

NOTICE OF HEARING PETITION FOR PROBATE

FILED IN COUNTY COURT
OKLAHOMA COUNTY
MAY 6 - 1954
CLIFF MYERS, COURT CLERK

NOTICE is hereby given to all persons interested in the Estate of William G. Johnston, Deceased, that on the 6th day of May, 1954, William T. Payne produced and filed in the County Court of Oklahoma County, State of Oklahoma, an instrument in writing purporting to be the Last Will and Testament of William G. Johnston, Deceased, and also filed in said Court his petition praying for the probate of said Will, and that Letters Testamentary issue thereon to William T. Payne, the Executor named in said Will.

Pursuant to an order of said Court made on the 6th day of May, 1954, notice is hereby given that Wednesday, the 19th day of May, 1954, at the hour of 9:00 o'clock A. M. of said day, has been appointed as the time for hearing said petition and proving said will, at the County Court Room, in the County Court House, Oklahoma City, in said Oklahoma County, State of Oklahoma, when and where all persons interested may appear and contest the same.

IN WITNESS WHEREOF, I have hereunto set my hand and seal of said County Court this 6th day of May, 1954.

[Signature]
County Judge

STATE OF OKLAHOMA, OKLAHOMA COUNTY, SS:

AFFIDAVIT OF MAILING NOTICES

[Signature], of said County, being duly sworn, deposes and says: That she is a resident of the State, over the age of twenty-one years, and not interested in said estate; that on the 6th day of May, 1954, at the request of the Judge of said Court, she mailed in the United States Post Office at Oklahoma City, State of Oklahoma, with sufficient postage thereon prepaid, exact and true copies of the within notice to all persons interested in said estate, at their last known places of residence, to-wit, as set out in the petition for probate of Will.

[Signature]

Subscribed and sworn to before me, this 6 day of May, A.D. 1954.

(SEAL) CLIFF MYERS, Court Clerk By *[Signature]* Deputy

Book 635 Page 344

FILED IN COUNTY COURT
OKLAHOMA COUNTY, OKLA

STATE OF OKLAHOMA,
OKLAHOMA COUNTY.

MAY 6 1954
CLIFF MYERS, Court Clerk

IN THE COUNTY COURT IN AND FOR SAID COUNTY AND STATE

IN THE MATTER OF THE ESTATE

OF

WILLIAM G. JOHNSTON, DECEASED.

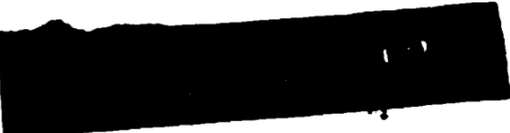
No. 34332

ORDER FOR HEARING PETITION FOR PROBATE OF WILL

Now on this 6th day of May, 1954, there having been filed in this Court an instrument purporting to be the Last Will and Testament of William G. Johnston, Deceased, with a petition that same be admitted to probate and that letters testamentary issue to William T. Payne;

IT IS HEREBY ORDERED, that said petition be and hereby is set for hearing on the 19th day of May, 1954, at 9:00 o'clock A.M.

IT IS FURTHER ORDERED, that notice thereof be given by publication in the Daily Law Journal-Record, a newspaper printed and published in said Oklahoma County, State of Oklahoma, for ten (10) days and that notice be given, by name, to all heirs at-law, devisees, and legatees of decedent at their last known addresses.



7-1365

THE DAILY LAW JOURNAL-RECORD
Office Telephone FO 5-7100 Courthouse Telephone FO 5-3100
17 W. Third Oklahoma City, Okla.

PUBLISHER'S AFFIDAVIT

STATE OF OKLAHOMA
County of Oklahoma

Kathryn Alt Miller, of lawful age, being duly sworn, says that she is principal clerk of The Daily Law Journal-Record, of Oklahoma City, Oklahoma, a daily newspaper of general circulation in Oklahoma County, Oklahoma, printed in the English Language and published in the City of Oklahoma City, in Oklahoma County, State of Oklahoma, regularly, continuously and uninterruptedly published in said County for a period of more than 104 consecutive weeks next prior to the first publication of the attached notice, and having a paid circulation therein and with admission to the United States mails as second class mail matter and printed in Oklahoma City, Oklahoma County, where delivered to the United States mail; that said newspaper comes within all of the prescriptions and requirements of Senate Bill No. 47 and specifically Section 1 thereof, enacted by the Nineteenth Legislature of the State of Oklahoma, approved April 13, 1943 (Title 25, Chap. 4, Session Laws, 1943) and meets all other requirements of the laws of the State of Oklahoma with reference to legal publications; that the

FILED IN COURT COURT
OKLAHOMA COUN. OKLA

MAY 19 1954
CLIFF MYERS, Court Clerk

By *M. J. Hudson* DEPUTY

NOTICE OF HEARING PETITION FOR PROBATE OF WILL
IN RE: ESTATE OF WILLIAM G. JOHNSTON, DECEASED.
No. 34, 232

NOTICE OF HEARING PETITION FOR PROBATE OF WILL IN RE: ESTATE OF WILLIAM G. JOHNSTON, DECEASED.

was published for a period of 11 days in said newspaper, and was taken therefrom and is hereto attached as published, the first insertion being on the 7th day of MAY, 1954, and in every consecutive issue thereafter, until and including the 18th day of MAY, 1954.

That said notice was printed in the regular and entire issue of the paper during the period and time of publication and in the paper proper and not in any supplement thereof.

Subscribed and sworn to before me this 18th day of MAY 1954
Publisher's Fee \$11.80
John H. [Signature] Notary Public
My commission expires March 27, 1954

BOOK 637 PAGE 2

7 FILE 366

STATE OF OKLAHOMA, }
OKLAHOMA COUNTY, } ss.

IN THE COUNTY COURT

IN THE MATTER OF THE ESTATE OF

WILLIAM G. JOHNSTON, Deceased.

NO. 34332
FILED IN COUNTY COURT
OKLAHOMA COUNTY, OKLA.

MAY 19 1954
CLIFF MYERS, Court Clerk

Christine Hudson
DEPUTY

CERTIFICATE OF PROBATE OF WILL

I, C. J. BLINN, Judge of the County Court of Oklahoma County, do hereby certify: that on the 19th day of May, 1954, the annexed instrument was admitted to probate as the last will and testament of WILLIAM G. JOHNSTON, deceased.

that the testimony on the probate of said will was reduced to writing and signed by witnesses, respectively, is filed in this court, and from the proofs taken and examinations had therein, the said court finds as follows:

That the said WILLIAM G. JOHNSTON died on or about the 3rd day of May, 1954, in the City of Denver, County of Denver, State of Colorado; that at the time of his death he was a resident of the County of Oklahoma, State of Oklahoma, that the will annexed was executed by the said decedent in his lifetime, in the County of Oklahoma, State of Oklahoma, and was signed by the testator in the presence of Thomas C. Smith, Jr., Dorothy A. Pierce, and Edward Howell, the subscribing witnesses thereto; that at the time of subscribing or acknowledging the same, he declared to the attesting witnesses that the instrument was his last will; that the attesting witnesses, each of whom signed his name as witness, signed at the testator's request and in his presence, and in the presence of each other; that said decedent at the date of executing said will was of the age of 60 years and of sound mind and not acting under duress, menace, fraud or undue influence, and was not in any respect incompetent to devise or bequeath his estate.

WITNESS C. J. BLINN, Judge of the County Court of Oklahoma County, with the seal of the court affixed; the day 19th day of May, 1954.

[Signature]
Judge of the County Court

Attorn: Cliff Myers
Court Clerk.

By Christine Hudson, Deputy.

BOOK 7 PAGE 367 JUNE 637 PAGE 7

STATE OF OKLAHOMA,)
OKLAHOMA COUNTY.) SS:

IN THE COUNTY COURT IN AND FOR SAID COUNTY AND STATE

IN THE MATTER OF THE ESTATE)
OF)
WILLIAM G. JOHNSTON, DECEASED)

No. 4,332

ORDER ADMITTING WILL TO PROBATE

Now on this 19th day of May, 1954, there came on for hearing the petition of William T. Payne that the paper filed herein on the 6th day of May, 1954, purporting to be the Last Will and Testament of William G. Johnston, Deceased, be admitted to probate, and the said William T. Payne appeared in person, and by his Attorneys, Howell & Smith. And it first being proven that due notice of the time and place of this hearing has been given as required by law, and the Court having heard the evidence offered in support of said petition, and being fully advised in the premises, finds that the paper propounded herein to probate was executed by the decedent, William G. Johnston, and that at the time of executing the same the testator was of full age, of sound mind and memory, and was not acting under duress, menace, fraud or undue influence, and that said Will was executed in all particulars as required by law.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court, that said instrument be admitted to probate as and for the Last Will and Testament of said Decedent, William G. Johnston, and that the same be, and is hereby, established as a valid Will passing both real and personal estate, and that Letters Testamentary issue to WILLIAM T. PAYNE, after his filing the oath of office, no bond of the said William T. Payne being required herein, the said Last Will and Testament providing that no bond shall be required of him as such Executor.

FILED IN COUNTY COURT.
OKLAHOMA COUNTY, OKLA.

[Signature]
County Judge

MAY 19 1954

CLIFF MYERS, Court Clerk

By *[Signature]* Christine Johnson
DEPUTY

637-58

LETTERS TESTAMENTARY

STATE OF OKLAHOMA,)
OKLAHOMA COUNTY,)

No. 3432
IN COUNTY COURT

In the Matter of the Estate of WILLIAM G. JOHNSTON, Deceased.
The Last Will of WILLIAM G. JOHNSTON, Deceased,
a copy of which is hereto annexed, having been proved and recorded in the County Court of said County
WILLIAM T. PAYNE who is therein named is hereby
appointed Executor.

Witness C. J. Blinn, Judge of the County Court of the County of Oklahoma, with the seal of said Court
affixed, the 19th day of May, A. D., 1954.

(SEAL) FILED IN COUNTY COURT
OKLAHOMA COUNTY, OKLA. *[Signature]*
County Judge

MAY 19 1954
CLIFF MYERS, Court Clerk

I, WILLIAM T. PAYNE *[Signature]* do solemnly swear that I will perform
according to law, the duties of Executor of the last Will of WILLIAM G. JOHNSTON
Deceased. So help me God.

Subscribed and sworn to before me, this 19th day of May, 1954.

[Signature]
County Judge

AUTHENTICATED CERTIFICATE

850a 14 96

STATE OF OKLAHOMA, OKLAHOMA COUNTY, ss.

IN THE COUNTY COURT WITHIN AND FOR OKLAHOMA COUNTY, STATE OF OKLAHOMA.

I, Cliff Myers, Court Clerk of Oklahoma County, State of Oklahoma, do hereby certify that by reason and virtue of being Court Clerk, I am the legal custodian of and have under my charge and care all of the record books and files of the County Court of Oklahoma County; that there is no other Clerk of said County Court of said Oklahoma County and I do further certify that the above and foregoing is a full, true and correct, and complete copy of

~~PETITION FOR PROBATE OF WILL, WILL, ORDER FOR HEARING, NOTICE OF HEARING AND AFFIDAVIT OF MAILING, PROOF OF PUBLICATION, ORDER DATE OF PROBATE OF WILL, ORDER ADMITTING WILL & APPOINTING, JAMES~~

~~TESTAMENTARY~~ In Case No. ~~3033~~ Entitled

~~IN THE MATTER OF THE ESTATE OF WILLIAM G. JENNINGS, DECEASED.~~

In the County Court within and for Oklahoma County, State of Oklahoma, as appears from the records and files thereof.

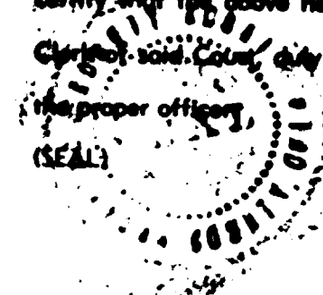
IN WITNESS WHEREOF, I have hereunto set my hand and seal at my office in the City of Oklahoma City, Oklahoma County, State of Oklahoma, on this the 20 day of September, 1936.



Cliff Myers
Court Clerk
State of Oklahoma.

STATE OF OKLAHOMA, OKLAHOMA COUNTY, ss.

I, C. J. Blinn, Judge of the County Court within and for Oklahoma County, State of Oklahoma, do hereby certify that the above named Cliff Myers, by whom the above certificate was made, was at the date of making the same, the proper officer, duly acting and qualified, and that the said certificate is in the form of law and is a true and correct copy of the original.



C. J. Blinn
Judge of the County Court
State of Oklahoma.

STATE OF OKLAHOMA, OKLAHOMA COUNTY, ss.

I, Cliff Myers, Court Clerk of Oklahoma County, State of Oklahoma, do hereby certify that C. J. Blinn, whose name is subscribed to the foregoing certificate, was at the date of making the same, the proper officer, duly elected, and qualified as such, and that his signature is in the form of law and is a true and correct copy of the original.

IN WITNESS WHEREOF I have hereunto set my hand and affixed my seal at my office in the City of Oklahoma City, said County and State, this the 20 day of September, 1936.



Cliff Myers
Court Clerk
State of Oklahoma.

CERTIFICATE

STATE OF OKLAHOMA,)
OKLAHOMA COUNTY.) SS:

The undersigned, Cliff Myers, Court Clerk of County Court of Oklahoma County, Oklahoma, do hereby certify: That on the 19th day of May, 1934, William T. Payne, of Oklahoma City, Oklahoma, was duly appointed and qualified as Executor of the Will and of the Estate of William G. Johnston, Deceased, in Case No. 34392 in the County Court of Oklahoma County, entitled, "In the Matter of the Estate of William G. Johnston, Deceased"; that William T. Payne on the date of this Certificate is the duly appointed, qualified and acting Executor of the Will and Estate of William G. Johnston, Deceased, and as such Executor is accountable to the County Court of Oklahoma County, Oklahoma, for all assets of the said Estate.

Witness my hand and seal this November 2, 1934.



Cliff Myers

William T. Payne

Will T. Payne
January 23
Wm. Johnston

IN THE CHANCERY COURT OF ADAMS COUNTY, MISSISSIPPI

BEFORE THE CHANCELLOR IN VACATION

In the Matter of the Last
Will and Testament and Estate
of WILLIAM G. JOHNSTON,
Deceased.

C. # 15,411.

DECREE GRANTING PROBATE OF LAST WILL
AND TESTAMENT OF WILLIAM G. JOHNSTON,
DECEASED, UPON AUTHENTICATED COPIES
OF WILL AND PROCEEDINGS FOR THE PRO-
BATE AND RECORD THEREOF HERETOFORE HAD
IN THE COUNTY COURT OF OKLAHOMA COUNTY,
OKLAHOMA, AND GRANTING LETTERS TESTA-
MENTARY THEREON IN THE STATE OF
MISSISSIPPI.

This cause coming on to be heard and considered by the Court before the Chancellor in Vacation upon the Petition duly verified and filed of William T. Payne; an adult resident of Oklahoma City, Oklahoma and whose post office address is No. 2903 First National Building, Oklahoma City 2, Oklahoma, for the probate and record in Adams County, Mississippi of the Last Will and Testament of William G. Johnston, Deceased (late a resident of Oklahoma City, Oklahoma), upon authenticated copies thereof and of proceedings for the probate and record thereof heretofore had in Cause No. 34332 in said County Court of Oklahoma County, Oklahoma, and for the grant of Letters Testamentary upon said will and estate of said decedent in the State of Mississippi unto the said William T. Payne as Executor; and upon the presentation of the duly authenticated copies of said will and of the aforesaid proceedings as had in said County Court in and for Oklahoma County, Oklahoma, all duly authenticated in accordance with the statutes of the State of Mississippi and under Acts of Congress of the United States of America in such cases made and provided; and upon the evidence offered and submitted in support of the aforesaid Petition and upon the entire record herein;

And the Court having now read, filed and maturely considered said Petition and authenticated copies of said will and other proceedings as above indicated, being now fully advised in the premises,

does find, adjudicate and decree as follows, to-wit:

(1)

That the said William O. Johnston died testate on the 3rd day of May, A. D. 1954, at Denver, Colorado, but having at the time of his death his fixed place of residence in Oklahoma City in Oklahoma County, State of Oklahoma, and leaving a Last will and Testament duly signed and attested bearing date the 19th day of September, 1950, with Thomas C. Smith, Jr., Miss Dorothy A. Pierce and Edward Howell (all residents of Oklahoma City, Oklahoma) as attesting and subscribing witnesses thereto; that said Last will and Testament of said decedent has been duly proven and admitted to probate and record in the matter of the estate of said William O. Johnston, Deceased, by Order and Decree of the Honorable C. J. Blinn, Judge of the County Court of Oklahoma County, Oklahoma, in Cause No. 34332 of said Court rendered May 19, 1954; and that the said Petitioner, William T. Payne, is the duly appointed, qualified and acting Executor in the State of Oklahoma of said Last will and Testament and estate of the said William O. Johnston, Deceased; and that said Last will and Testament of said decedent now appears of record in Book 635, pages 341 and 342 of the pertinent records in the Office of the Clerk of the County Court of Oklahoma County, Oklahoma, pursuant to the aforesaid Decree of the said Honorable C. J. Blinn, County Judge, admitting said will to probate and record, which Decree appears of record in book 637, pages 7-8; and that Letters Testamentary thereupon were granted and issued unto the said William T. Payne as Executor of said will and estate and appear of record in book 637, page 58 of the pertinent records of said County Court; and that said William T. Payne was duly appointed and qualified as such Executor without bond in accordance with the terms and provisions of said will.

(2)

That said decedent William O. Johnston left surviving him his wife, Mrs. Fula May Johnston, but was survived by no children, neither natural nor adopted, nor by any descendants of previously deceased children whatsoever pretermitted by and under the terms of his said Last will and Testament nor otherwise; but that he left

surviving him as his sole and only legatees and/or devisees under the terms of his said last Will and Testament and as will appear therefrom the following (all being adults over the ages of twenty-one years):

His friend, Glen Black, residing at No. 933 NE 17th Street, Oklahoma City, Oklahoma (he being the beneficiary of a certain cash bequest mentioned in said will).

And the following, being all and the only residuary legatees and devisees under the terms of and in the proportions set forth in his said last Will and Testament, to-wit:

The said Mrs. Eula May Johnston (wife of said decedent), residing at 44th and North Portland Streets, Oklahoma City, Oklahoma (she being also the beneficiary of a certain specific devise and bequest mentioned and described in Article II of said will as well as one of the residuary legatees and devisees as aforesaid);

Decedent's sister, Mrs. Lillie Leona Rogers, residing in Sulphur, Oklahoma, and her two children, namely:

Mrs. Veva Jean Gibbard (niece of the decedent) whose address is Headquarters Central Command, Judge Advocate Section, APO 500, c/o Postmaster, San Francisco, California, and

Orville Curtis Rogers (nephew of decedent) whose address is c/o Braniff Air Lines, Dallas, Texas;

Decedent's brother, Ralph A. Johnston, whose address is 1453 Espersen Building, Houston, Texas;

Decedent's brother, V. A. Johnston, residing at Falls, Texas; and

Mrs. Millie Johnston (sister-in-law of decedent, being the wife of decedent's previously deceased brother, B.

W. Johnston), residing at Clarksville, Arkansas;

and that, although the decedent's father, R. J. Johnston, of Sulphur, Oklahoma, was therein named as the beneficiary of a specific monetary legacy and bequest under the terms of said will, the said R. J. Johnston predeceased his son, the said decedent, William G. Johnston, and under the terms of said will the legacy and bequest to the said R. J. Johnston has lapsed and become a part of the general estate of said decedent, William G. Johnston.

And that, therefore, under the terms of said Last will and Testament the residuary legatees and devisees hereinbefore named and identified (and to the exclusion of the said R. J. Johnston and Glen Black), and no other persons whatsoever, are all and the only persons whose- ever interested in and entitled to participate in the estate of said decedent in the State of Mississippi, and other than such creditors, if any, as may have valid and subsisting claims against said decedent and his estate.

(3)

That said decedent, William G. Johnston, died seized and possessed of an estate, both real and personal, in the State of Oklahoma and elsewhere (including the hereinafter mentioned interests in real estate in the State of Mississippi); but that said decedent left no money in bank, stocks nor bonds, nor other choses in action, nor any personal estate whatsoever in the State of Mississippi so far as the said Executor after diligent search and inquiry has been able to ascertain; and that therefore (and until and unless some personal estate in the State of Mississippi should be discovered) there is no necessity for filing of a formal inventory of said estate in the State of Mississippi.

(4)

That, however, the said decedent, William G. Johnston, died seized and possessed of certain mineral interests in certain lands in the Counties of Adams, Attala, Madison and Jefferson Davis in the State of Mississippi, but no other estate, real nor personal, in the State of Mississippi, so far as said Executor has, as afore- said, been able to ascertain.

(5)

And it further appearing to the satisfaction of the Court that, in accordance with the provisions of said Last Will and Testament of the decedent, all expenses of his last illness, death and funeral expenses have been fully paid and that all inheritance, estate and other taxes for which said estate may be liable will in due course and in conformity with the provisions of said will (and as well as any and all specific legacies, just debts and obligations, if any, owing by the decedent or his estate) shall and will be paid, discharged and satisfied by said Executor of said will and estate in connection with the administration thereof in the original proceedings had and now pending in said Cause No. 34332 in the County Court of Oklahoma County in the State of Oklahoma and will not herein be involved in the administration of this estate in the State of Mississippi; and that said Executor is amenable and accountable to said County Court of Oklahoma County, Oklahoma, for all assets of said estate of every nature and wheresoever situate and which may come into his hands and under his control or to his knowledge as such Executor.

(6)

That it is necessary, proper and desired that the aforesaid Last will and Testament of the said William J. Johnston, Deceased, be admitted to probate and record pursuant to these ancillary proceedings in the Chancery Court of Adams County, Mississippi, upon said duly authenticated copy thereof and of the proceedings and Decree admitting the same to probate and record in Oklahoma County, Oklahoma, - and thereupon, upon the probate and recordation of said will in said Adams County, Mississippi, to have the same likewise recorded upon certified copies thereof and of the Decree of this Court admitting the same to probate and record in the will Records in the Offices of the Clerks of the Chancery Courts of Attala, Madison and Jefferson Davis Counties in the State of Mississippi, - primarily as a muniment of title to said mineral interests in real estate and other real and personal property, if any, belonging to said decedent at the time of his death in said counties or elsewhere

in the State of Mississippi, and in order that the said William T. Payne, Executor of said will and estate in the State of Oklahoma, may likewise be duly appointed and qualified as such Executor of said will and estate of William G. Johnston, Deceased, in the State of Mississippi by appropriate Decree of this Court so that an adequate and appropriate appraisal of said interests in minerals and other estate, if any, of said decedent in the State of Mississippi may be had and an orderly administration upon said estate as may be found in the State of Mississippi, and in order that due notice to creditors to probate their claims, if any, may be published, filed, proven and docketed, and in order that in due course the title to said interests in real estate and minerals and other property of said decedent or his estate, if any, in the State of Mississippi may be cleared and discharged from all debts, liens and obligations, if any, of the decedent and his estate in the State of Mississippi; and it now appearing to the satisfaction of the Court that the said petitioner, William T. Payne, is the proper person to be appointed and qualified as such Executor and is in all respects competent, qualified and willing to act in such capacity in and under the statutes of the State of Mississippi.

(7)

And it now appearing to the satisfaction of the Court that said instrument of writing signed by William G. Johnston and bearing date of September 19, 1950, purporting to be the true and original Last Will and Testament of the said decedent, William G. Johnston, has been duly admitted to probate and record as such by proper decree in said Cause No. 34,332 in the County Court of Oklahoma County, State of Oklahoma as appears from the duly authenticated copy thereof, and of the proceedings had in the matter of said estate incident to the probate thereof in said County Court of Oklahoma County, Oklahoma, and of the decree of said Court establishing the same and admitting the same to probate and record in said Court, all now duly verified, filed and docketed in this Cause; that said instrument of writing was duly signed, published and declared by said testator to be his Last Will and Testament and duly witnessed, all in manner and form in conformity with the statutes

of the State of Mississippi in such cases made and provided; and that said petitioner is entitled to have said instrument found, adjudicated and decreed to be the true and original Last Will and Testament of said Decedent, William G. Johnston, and to have the same admitted to probate and record as such, by appropriate Decree of this Court in the State of Mississippi, and to have Letters Testamentary issue unto him, the said William T. Payne as such Executor in the State of Mississippi; and thereafter upon certified copies of the record thereof, and of the decree of this Court admitting the same to probate and record, to have the same likewise admitted to record in the Will Records of any and all other counties in the State of Mississippi, wherein the said William G. Johnston, may have or be discovered to have died seized and possessed of property now belonging to his estate, or to the devisees under his Will,

(8)

And it now further appearing to the satisfaction of the Court that, there being no personal estate of the decedent in the State of Mississippi, so far as has as yet been ascertained, (but only certain interests in minerals underlying certain real estate in the counties hereinbefore mentioned), that there is no necessity for the filing of an inventory herein, other than as to such interests in real estate or minerals therein or thereunder, and that with such exceptions, such inventory may be waived and dispensed with; but that it is desirable and advisable for the reasons set forth in said Petition that an inventory and appraisement by competent appraisers to be appointed by the Court of all such real estate, or interests in real estate and/or in minerals underlying the same, that may be found in the State of Mississippi, be had and obtained in these proceedings ancillary to the administration of the principal estate of said decedent in said Cause No. 34,322 in the County Court of Oklahoma County, Oklahoma; and that the persons hereinafter named are all qualified and competent persons to act as such appraisers, and that neither of them is related by blood nor marriage to said Petitioner nor to said decedent, and none being in anywise interested in the Estate of said decedent nor in the assets thereof.

And the Court being now fully advised in the premises:

IT IS THEREUPON CONSIDERED AND SO ORDERED, ADJUDGED AND DECREED BY THE COURT, AS FOLLOWS:

That said duly authenticated copy of said Last Will and Testament of the said decedent, William G. Johnston, dated September 19, 1950, as so established and adjudicated by the said County Court of Oklahoma County, Oklahoma, be and the same is hereby adjudicated, to be the true and original Last Will and Testament of said decedent, William G. Johnston, and that, as such, it be admitted to probate and record in Adams County, Mississippi, and be duly recorded together with the authenticated copies of all of the proceedings had thereon in the matter of the Estate of the said William G. Johnston, deceased, in said Cause No. 34,332, in the County Court of Oklahoma County, Oklahoma, in the Will Records of this County; and further that thereupon copies of said record of said Last Will and Testament and of the Decree of this Court herin rendered, admitting the same to probate and record in Adams County, Mississippi, be duly authenticated by the Clerk of this Court, and that such authenticated copies of said Will and of said Decree admitting the same to probate and record, be likewise recorded in the offices of the Clerks of the Chancery Courts of Attala, Madison and Jefferson, ^{Davis} Counties in the State of Mississippi, and in any other counties in the State of Mississippi, wherein said decedent may have or be discovered to have died seized or possessed of any estate whatsoever, real, personal or mixed, in such counties.

And said Petitioner, William T. Payne, having now taken and filed herein his oath as Executor of the Last Will and Testament and Estate of said decedent, William G. Johnston, in accordance with the Statutes of the State of Mississippi, it is further ordered, adjudged and decreed that the said William T. Payne, be and he is hereby duly designated and appointed as Executor of said Will and Estate of William G. Johnston, deceased, and that Letters Testamentary thereon be granted and issued unto the said William T. Payne as such Executor of said Will and Estate in the State of Mississippi, ancillary

to his administration of said Estate as Executor thereof in and under appointment of and subject to the orders of the County Court of Oklahoma County, Oklahoma, in said Cause No. 34, 332, in said Court, and that the same be duly recorded; and further that in accordance with the terms and provisions of the will of said decedent, that bond as such Executor be not required but be and the same is hereby waived and dispensed with until and unless for any just reason the same may in the discretion of the Court later be required.

AND IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED, that Charles F. Hayes, whose business address is Post Office Box 1784, c/o M. L. Rowley, Inc., Shreveport, Louisiana, and J. P. Tischner, whose residence address is No. 3628 Laurel Avenue, in the City of Natchez, Adams County, Mississippi, and S. M. Lambdin, a resident of Adams County, Mississippi (whose business address is c/o Service Meter Company, 211 Franklin Street, in the City of Natchez, Mississippi) and John S. Callen, whose residence address is No. 807 Eastwood Road, Natchez, Adams County, Mississippi, be and they are hereby designated and appointed as appraisers of and to inventory, appraise and evaluate the real, and (if any) personal assets of said Estate, situate in Adams, Attala, Madison and Jefferson Davis Counties in the State of Mississippi (and in any other counties, if any, in the State of Mississippi, where assets of said estate may be discovered to exist); and that the warrant of this Court issue to such appraisers to inventory and appraise such real and personal assets of said Estate, upon their duly qualifying as such in accordance with the Statutes of the State of Mississippi, in such cases made and provided (any three or more of whom may act as such appraisers), and to report accordingly unto this Court in due course; but that otherwise and except as next herein stipulated, inventory of said Estate be and the same is hereby waived and dispensed with (until and unless in the course of the administration of said Estate, any personal assets thereof may be discovered to exist in the State of Mississippi).

THUS CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court through its Chancellor In Vacation, on this the 30 day of December, A. D. 1954.

H. J. ...
CHANCELLOR

FILED
Jan. 17-1955
A. C. ALSWORTH
CHANCELLOR CLERK
Asst. F. ...

State of Mississippi
County of Adams

I, Robert E. Burns, Chancery Clerk in and for said County and State hereby certify that the above and foregoing instrument is a true and correct copy of original, bearing the seal of said Page 20 in the of ... of the Chancery Court, Adams County, Mississippi.

Given under my hand and official seal this the 12 day of Jan, A. D., 1954

ROBERT E. BURNS, Chancery Clerk
By May ... D. C.

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 17 day of January, 1955, at 8:00 o'clock P M., and was duly recorded on the 17 day of Jan, 1955, Book No. 7 on Page 361 in my office.

Witness my hand and seal of office, this the 17 of January, 1955.
A. C. ALSWORTH, Clerk
By Asst. F. ... D. C.

STATE OF MISSISSIPPI)
 : LAST WILL AND TESTAMENT OF IDA CAGE ROBERTS
 MADISON COUNTY)

I, Ida Cage Roberts, of Canton, Mississippi, being of sound mind and disposing memory and over the age of twenty one years, do hereby make, declare, and publish the following as my last will and testament, revoking all others that I have heretofore made:

1 - I give and bequeath unto my daughter, Katharine Roberts Moe, my silver tea service and tray, two silver salt dishes, fish set of china, writing desk, the corner cabinet in my dining-room, the painting of a small brook, and my china service plates.

2 - I give and bequeath unto my son, Albert Hunley Roberts, the painting of the farm yard scene and all of my flat silver which is not bequeathed otherwise by this will, but if my said son, Albert Hunley Roberts, is unmarried at the time of my death then said flat silver here bequeathed to him shall go to my daughter, Katharine Roberts Moe.

3 - I give and bequeath unto my granddaughter, Carol Singleton Moe, the French figures on the mantel in my living-room, the china set with the pink roses, the sterling silver open vegetable dish marked with the monogram ECB, the six sterling silver dinner forks, three of the six antique sterling silver tablespoons with the shell pattern on the handle, and the four pieces of silver acquired from my mother-in-law, Mary Roberts, and which pieces of silver consist of a pie knife, sugar spoon, pickle fork and butter knife.

4 - I give and bequeath to my grandson, Carlton F. Moe, Jr., the radio-phonograph combination given me by my son, Ross Roberts, the lobster china set, and the other three antique sterling silver tablespoons with the shell pattern on the handle.

5 - I give and bequeath to my son, Harry C. Roberts, the lot and residence where I now live and all furniture, paintings, pictures, utensils,

furnishings, glassware, chinaware and all other accessories or equipment therein situated not bequeathed herein above.

6 - I give and bequeath to my son, Albert Hunley Roberts, all of my stock and interest in the business known as the Ross Roberts Music Company, Inc.

7 - I give and bequeath to my son, Harry C. Roberts, all of my right, title and interest in, of and to the business and assets of the insurance agency presently known as the B. L. Roberts Insurance Agency, including, but not limited to, the good will, accounts receivable, and all office furniture, fixtures, supplies, accessories and equipment used in connection with said business.

8 - I give and devise to my daughter, Katharine Roberts Moe, and to my son, Harry C. Roberts, share and share alike, all of my right, title and interest in the store house and/or office building on the east side of Liberty Street in the City of Canton, Mississippi, in which the businesses known as B. L. Roberts Insurance Agency and Ross Roberts Music Company, Inc., are now being conducted.

9 - I give, bequeath and devise to my daughter, Katharine Roberts Moe, and my sons, Harry C. Roberts, and Albert Hunley Roberts, share and share alike, all of my right, title and interest in and to any and all oil, gas and minerals and/or mineral rights which I may own at the time of my death but this bequest and devise shall not apply to the mineral interest in and under any lands or real estate within the corporate limits of the City of Canton, Mississippi.

10 - All the remainder and residue of my property not hereinbefore bequeathed or devised, I give, bequeath and devise to Katharine Roberts Moe and Albert Hunley Roberts to be shared one-third by the said Katharine Roberts Moe and two-thirds by the said Albert Hunley Roberts..

11 - I hereby name, constitute and appoint my son, Harry C. Roberts,

as my Executor and direct that no bond be required of him and he not be required to account to any Court.

Witness my signature, this the 16th of August, 1950, and the signatures of two witnesses who have signed at my request and in my presence, and I have signed this will in their presence and they have signed as witnesses in the presence of each other.

Ida Cage Roberts
Ida Cage Roberts

WITNESSES:

J. H. Smith

Luella B. Gilbert

FILED

Feb. 1 - 1951

A. C. ALSWORTH
CHANCERY CLERK

by Assie F. Dunning

C O D I C I L

I, Ida Cage Roberts, of Canton, Madison County, Mississippi, being of sound mind and disposing memory and over the age of twenty-one years, hereby declare this to be a codicil to my Last Will and Testament which bears date of the 16th day of August, 1950:

Whereas, by clause numbered 6 of my said last will and testament I gave and bequeathed to my son, Albert Hunley Roberts, all of my stock and interest in the business known as the Ross Roberts Music Company, Inc., and did by clause numbered 10 of my said last will and testament bequeath and devise the remainder and residue of my estate not otherwise bequeathed or devised; and

Whereas, all stock and interest which I had in said Ross Roberts Music Company, Inc., has been disposed of by me and it is my desire to revoke said clauses numbered 6 and 10 of my said last will and testament:

Now, therefore, I hereby revoke clauses numbered 6 and 10 of my said last will and testament, and do hereby give, bequeath, and devise all the remainder and residue of the property which I may own at the time of my death, both real and personal, and which is not otherwise bequeathed and devised by my said last will and testament, to my son Albert Hunley Roberts; but should the remainder and residue of my estate exceed the value of twenty-five thousand dollars (\$25,000.00), then so much thereof as may be in excess of the value of twenty-five thousand dollars (\$25,000.00) shall go two-thirds (2/3rds) to my said son Albert Hunley Roberts and one-third (1/3rd) to my daughter Katharine Roberts Loe.

In all other respects I confirm my said last will and testament bearing date of the 16th day of August, 1950.

WITNESSES my signature this 26 day of May, 1952, and the signatures of two witnesses who have signed at my request and in my presence, and I have signed this Codicil in their presence and they have signed as witnesses in the presence of each other.

WITNESSES:

Ida Cage Roberts
Ida Cage Roberts

Helen Baird

Lucille B. Gilbert

FILED

Feb. 1 - 1952

A. C. ALSWORTH
CHANCERY CLERK

Adrie F. Dunning

STATE OF MISSISSIPPI, County of Madison:

A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed in my office this 1st day of February, 1952, at _____ o'clock _____ M., and was recorded on the 3rd day of Feb., 1952, Book No. 7 on Page 380

and seal of office, this the 3rd day of February, 1952

A. C. ALSWORTH, Clerk

By Adrie F. Dunning, D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

IN THE CHANCERY COURT

In the Matter of the Estate
Of
Ida Cage Roberts, deceased

No. 15,219

PROOF OF WILL AND CODICIL

Personally appeared before me, a Notary Public in and for said County and State, Lucille B. Gilbert, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament, with codicil thereto, of Ida Cage Roberts, deceased, late of Madison County, Mississippi, who being by me first duly sworn states on oath:

That the said Ida Cage Roberts signed, published, and declared as her Last Will and Testament the aforesaid Will dated the 16th day of August, 1950, on said date in the presence of this affiant and S. W. Smith, Jr., the other subscribing witness to said Will; that said testator was then of sound and disposing mind and memory, and over twenty-one years of age; and that this affiant and the other subscribing witness subscribed and attested said Will as a witness to the signature and publication thereof at the special instance and request of said testator and in the presence of said testator, and each in the presence of the other.

That the said Ida Cage Roberts signed, published, and declared the Codicil attached to the aforesaid Will as a Codicil thereto on May 26, 1952, the day of the date of said Codicil, in the presence of affiant and Helen Baird, the other subscribing witness to said Codicil; that said testator was then of sound and disposing mind and memory, and over twenty-one years of age; and that this affiant and the other subscribing witness subscribed and attested said Codicil as a witness to the signature and publication thereof at the special instance and request of said testator and in the presence of the said testator, and each in the presence of the other.

Lucille B. Gilbert
Lucille B. Gilbert

SWORN TO AND SUBSCRIBED before me

this 14 day of February

1955.



M. Sheehy
Notary Public
(SEAL)

My commission expires: Jan 5 1958

FILED

Feb. 1 - 1955

A. C. ALSWORTH
CHANCERY CLERK

Adrie Fulmer

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 1st day of February, 1955, at 10:00 o'clock P. and was duly recorded on the 3 day of February, 1955, Book No. 7 on Page 384 in my office.

Witness my hand and seal of office, this the 3 of February, 1955.

A. C. ALSWORTH, Clerk

By Adrie Fulmer, D. C.

LAST WILL AND TESTAMENT OF MERNERVA
YOUNG CHAMBERS
MADISON COUNTY, MISSISSIPPI

15.222.

IN THE NAME OF GOD AMEN:

I, Mernerva Young Chambers, of the County of Madison, State of Mississippi, knowing the uncertainty of life and the certainty of death and being over twenty one years of age and of sound and disposing mind and memory make declare and publish this my last will and testament hereby revoking all others heretofore made by me.

ITEM 1.

On account of the love and affection I have for the following:- Reginald Young Nichols, Rozie Young Crisp, Lucinda Young Gandal, Mattie Young Evans, Mary Young Baldwin, Barbara Ann Young Sutherland and Edward Young, I give and devise to each, share and share alike, all of my property, real personal and mixed that I might die seized and possess. The above are my children and I give, devise and bequeath to each, share and share alike, all of my property, real, personal and mixed that I might die seized and possessed.

ITEM 2.

On account of the confidence and respect I have for Josephine Hood of Canton, Mississippi, I hereby appoint her as my Executrix of this my last will and testament, and that she be not required to give bond or make any reports to the courts except that which is required by law.

ITEM 3.

I desire my Executrix to pay all my just debts.

In witness hereof I have signed, published and declared this instrument as my Last will and testament in said county and state.

This 29th. day of October, 1948.

Mernerva Young Chambers
TESTATRIX

State of Mississippi
Madison County

The said Mernerva Young Chambers in the county of Madison, State of Mississippi on the 29th. day of October, 1948, signed in our presence the foregoing instrument and published and declared same as her Last Will and Testament and we at her request and in her presence in the presence of each other on said date have hereunder written our names as subscribing witnesses thereof.

[Signature] Witness
[Signature] witness
Josephine Hood witness

FILED
2/9/51
A. C. ALSWORTH
CHANCERY CLERK
[Signature]

STATE OF MISSISSIPPI, County of Madison:

I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 7 day of February, 1951, at 11:00 o'clock AM, and was duly recorded on the 14 day of February, 1951, Book No. 9 on Page 385 in the 1951 volume.



Witness my hand and seal of office, this the 14 day of February, 1951.
A. C. ALSWORTH, Clerk
By [Signature] D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

7 FEB 386

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of Marnerva Young Chambers, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, Josephine Hood and Sid Powell, two of the subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Marnerva Young Chambers who, being duly sworn, deposed and said, that the said Marnerva Young Chambers signed, published and declared said instrument as her last will and testament on the 29th day of October, A. D., 1948, the day of the date of said instrument, in the presence of the deponent, and in the presence of J. S. Brown the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in said County and State, and the deponent and J. S. Brown subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

Josephine Hood
Sid Powell



FILED
2/7/55

A. C. ALSWORTH
CHANCERY CLERK

Adie F. Dunning

subscribed before me this the 7 day of February, A. D., 1955

A. C. ALSWORTH, Chancery Clerk

Adie F. Dunning, D. C.

STATE OF MISSISSIPPI, County of Madison:



I, A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed in my office this 7 day of February, 1955, at mid o'clock M. and duly recorded on the 14 day of Feb, 1955 Book No. 7 on Page 386

Witness my hand and seal of office, this the 14 of February, 1955.

A. C. ALSWORTH, Clerk

By Adie F. Dunning, D. C.

State of Mississippi,
County of Madison,
City of Canton.

I, the undersigned and subscribed, T.C. Ross, a citizen of said State, County and City, being of sound, disposing mind, memory and understanding, and over the age of twenty one years, do hereby make, publish and declare the following to be my last will and testament, hereby revoking all former wills by me made.

1. I will, devise and bequeath unto my dear wife Lattie Hiddick Ross all of the property, real, personal and mixed, and of every nature and kind, in Canton, Mississippi, or in Madison County, Mississippi, or in the State of Mississippi, or wherever in the world the same may be located or situated, and which I may own or be seized and possessed of at the time of my death; to be her's solely and absolutely; and this includes, and shall include, any business establishment which I may own or which I may be interested in in any manner or form. In other words, I will, devise and bequeath to the said Lattie Hiddick Ross, my wife, all of my worldly goods and possessions and all of my property and without any exception. The other members of my family are very comfortably situated; and, too, they know they have all my love and affection and devotion; and they will understand.

2. I name, constitute and appoint my said wife Lattie Hiddick Ross the executrix of this will. I specially exempt her from giving any bond as such. And it is my special charge and wish that she shall not be required to make any report to any Court as such.

3. Signed, published and declared to be my last will and testament in the presence of the below subscribed witnesses this the 15th day of May A.D. 1954.

T.C. Ross
T e s t a t o r

Witness: Wm W. B. Campbell
Witness: Emmett O. Ross

FILED
Feb 23 1954

A. C. ALSWORTH
CHANCERY CLERK

Assie Fulmer

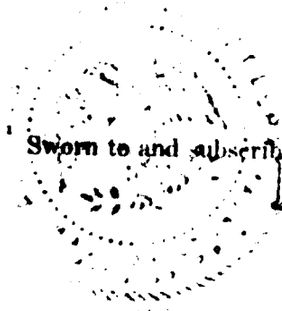
STATE OF MISSISSIPPI, County of Madison:
I, A. C. Alworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed in my office this 23 day of February, 1954, at 11 o'clock A.
and was recorded on the 24 day of February, 1954, of Book No. 7 on Page 387
and seal of office, this the 24 day of February, 1954.
A. C. ALSWORTH, Clerk
Assie Fulmer

In the matter of a certain instrument of writing, purporting to be the last will and testament of
T.C. Ross , deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, **Emmett C. Ross** and **Mrs. W.B. Campbell** , subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said **T.C. Ross**
who, being duly sworn, deposed and said, that the said **T.C. Ross**

signed, published and declared said instrument as **his** last will and testament on the
1st day of **May** A. D., 19**54** , the day of the date of said instrument, in the
presence of this deponent, and in the presence of **Emmett C. Ross & Mrs. W.B. Campbell**
~~the other~~ subscribing witness **es** , and that said Testat **OR** was then of sound and disposing mind and
memory, and more than twenty-one years of age, and having **his** usual place of abode in
said County and State, and ~~the deponents and~~ **these deponents** at his special request
~~and~~ **and instance** subscribed and attested said instrument as witness **es**
to the signature and publication thereof, at the special instance of said Testat **OR** , and in the presence of
the said Testat **OR** and in the presence of each other, on the day and year of the date of said instrument.

Wm W. B. Campbell
Emmett C. Ross



Sworn to and subscribed before me this the **23** day of **February** A. D., 19**55**

FILED

2/23/55

**A. C. ALSWORTH
CHANCERY CLERK**

A. C. Alsworth

Chancery Clerk.

Rebecca F. Dunning

, D. C.

Rebecca F. Dunning
alc

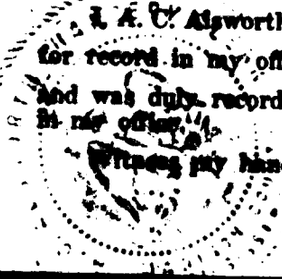
STATE OF MISSISSIPPI, County of Madison:

A. C. Alsworth, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this **23** day of **February**, 19**55**, at **11** o'clock **AM**,
and was duly recorded on the **24** day of **February**, 19**55**, Book No. **7** on Page **388**
in my office.

Witness my hand and seal of office, this the **24** of **February**, 19**55**.

A. C. ALSWORTH, Clerk

By *Rebecca F. Dunning* D. C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

In the Matter of
Last Will and Testament
(and Codicil) of
James Frederick Sutherland,

Non-resident

No. 18-249

To the Chancery Court of Madison County, Mississippi:

Now comes Mrs. Jane Ladd Sutherland, a resident of Hennepin County, Minnesota, and contemporaneously herewith files the authenticated record from the probate Court of above County and State of the probate therein of the Last Will and Testament and Codicil thereto of James Frederick Sutherland, likewise, at the time of his death, a resident of Minneapolis, Hennepin County, Minnesota, said record consisting of copies from said Court of the following documents:

Petition to prove Will and Codicil,
Last Will and Testament,
First Codicil,
Testimony of Edythe C. Simpson, subscribing witness as
to Last Will and Testament,
Testimony of Edythe C. Simpson, subscribing witness as
to First Codicil,
Order admitting will and codicil to probate,
Authentication according to Act of Congress.

Petitioner shows that said testator at the time of his death had and owned in the State of Mississippi, and in Madison County, certain real interests, and she is advised that the probate of the aforesaid Last Will and Testament and codicil thereto in Mississippi, is necessary for record purposes in connection with the aforesaid interests.

She shows that as one of the Executors and one of the devisees of said instrument she is entitled to submit said will and the record of the probate thereof in the domiciliary jurisdiction for probate in this Court.

PREMISES CONSIDERED, Petitioner, in said capacities, submits the foregoing record to this Court and prays that this Court will establish in

this jurisdiction said Last Will and Testament and codicil thereto as the true and original Last Will and Testament and codicil thereto of the said James Frederick Sutherland, deceased.

And Petitioner prays for general relief.

James Ladd Sutherland
Of Executors

James Ladd Sutherland
Of Devisees

Warren Egan
Solicitor

STATE OF MINNESOTA |
HENNEPIN COUNTY | SS:

THIS DAY personally appeared before me the undersigned authority in and for the above County and State, MRS. JANE LADD SUTHERLAND, one of Executors of and under Last Will and Testament of James Frederick Sutherland, deceased, which is being administered in Cause No. 82,132 of the Probate Court of above County and State, and, also, one of the devisees thereof, who, first having been by me duly sworn upon oath did state that the allegations of the foregoing petition to be filed in the Chancery Court of Madison County, Mississippi, are true and correct as therein set forth.

James Ladd Sutherland
Of Executors

James Ladd Sutherland
Of Devisees

SWORN TO AND SUBSCRIBED before me, this, the 8th day of March, 1955.

Warren Egan

My Commission Expires:

WARREN EGAN
Notary Public, Hennepin County, Minn.
My Commission Expires Mar. 29, 1956.



FILED

3/18/55 -

A. C. ALSWORTH
CHANCERY CLERK

BY Assie Johnson