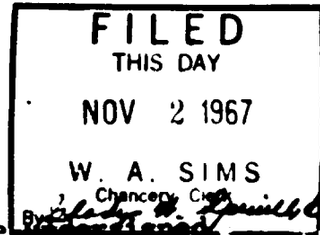


BOOK 12 PAGE 1

LAST WILL AND TESTAMENT
OF
MARGURETE H. MYERS



KNOW ALL MEN BY THESE PRESENTS, that I, the undersigned, Margurete H. Myers (Mrs. L. E. Myers), of Ridgeland, Madison County, Mississippi, being over the age of twenty-one years, and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore made by me.

ARTICLE I.

It is my will and desire that my Executor, hereinafter named, not probate my Will or disclose the contents thereof to my relatives until a reasonable time after my death.

ARTICLE II.

I direct that all of my just debts, all taxes and all expenses of my last illness and funeral expenses be paid as soon after my death as conveniently can be done.

ARTICLE III.

I give and bequeath unto my sister-in-law, Mrs. Marie Myers (Mrs. J. E. Myers) the sum of Ten Thousand Dollars (\$10,000.00) in cash.

ARTICLE IV.

I give and bequeath unto Edward Burns and his wife, Annie Lou Burns, the sum of Five Thousand Dollars (\$5,000.00) in cash. If either of said beneficiaries predeceases me, the entire sum of \$5,000.00 shall go to the survivor of said beneficiaries living at my death.

ARTICLE V.

I give and bequeath all of my flat silverware to my sister, Mrs. Lorene Mapp (Mrs. Charles Mapp), and all of my china and

Margurete H. Myers
Page One

glassware to my sister, Mrs. Sadie Beemon (Mrs. Earl Beemon).

ARTICLE VI.

I hereby direct that all of the rest, residue and remainder of my property, real, personal and mixed, and wherever situated, including my homestead and its furniture and furnishings (except the articles described in Article V above), be sold or converted into cash by my Executor and divided into equal shares, one each for my brothers and sisters and my late husband's brothers and sisters who are living at my death, in accordance with the following:

I presently have one brother, Lester Harris of Decatur, Mississippi, and four sisters, as follows: Mrs. Lorene Mapp (Mrs. Charles Mapp) of Forest, Mississippi; Mrs. Elizabeth Vaughan, Decatur, Mississippi; Mrs. Willie Mae Huey, Little Rock, Arkansas; and Mrs. Sadie Beemon (Mrs. Earl Beemon) of Gulfport, Mississippi.

At the present time, my husband's brothers and sisters are as follows: Two sisters, Mrs. Edd Edger, Yazoo City, Mississippi, and Mrs. Ethel Best, Isola, Mississippi; and twin brothers, Lester Myers, Isola, Mississippi, and Lynn Myers, Isola, Mississippi.

I give and bequeath one equal share of the proceeds from the residue of my estate unto each one of the above named persons who is living at my death, with one exception only, as follows: If my sister, Lorene Mapp, should predecease me, her share of my estate shall be paid over and delivered unto her husband, Charles Mapp, if he survives me. If any of the beneficiaries named in this Article, other than Lorene Mapp, does not survive me, however, his or her bequest shall lapse and the residuary estate shall be divided among the said beneficiaries who are living at the time of my death.

ARTICLE VII.

I hereby nominate, constitute and appoint the Deposit Guaranty Bank & Trust Company, of Jackson, Mississippi, as Executor of this



BOOK 12 PAGE 3

my Last Will and Testament, to serve without bond and without accounting to any court. In addition to any authority conferred upon my Executor by law, my said Executor shall be vested with the following powers, to-wit:

To sell and convey any of the property, whether real, personal or mixed, either at public or private sale, with or without notice or advertisement, without order of court and for such consideration and upon such terms as it may deem best; to do any and all things and to execute and deliver any and all instruments, all without order of or report to any court or tribunal.

WITNESS MY SIGNATURE, this the 9 day of December, 1964.

Margurete H. Myers
Margurete H. Myers

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by Margurete H. Myers as her Last Will and Testament, that she signed the same in our presence, and in the presence of each of us, and that we, at her request, and in her presence, and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto.

WITNESS OUR SIGNATURES, this the 9th day of December, 1964.

Francis B. Stevens

Mary E. O'Brien

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 2 day of November, 1967, at _____ o'clock M., and was duly recorded on the 3 day of Nov., 1967, Book No. 12 on Page 1 in my office.

Witness my hand and seal of office, this the 3 of November, 1967.

By Wladys H. Spruell W. A. SIMS, Clerk, D. C.

BOOK 12 PAGE 4

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

NO. 19443

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
MARGURETE H. MYERS, DECEASED

FILED
THIS DAY
NOV 2 1967

AFFIDAVIT OF SUBSCRIBING WITNESSES

W. A. SIMS
Chancery Clerk

Gladye H. Spruell, etc.

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for said County and State, FRANCIS B. STEVENS and MARY C. O'BRIEN, both personally known to me, who, after being by me first duly sworn, make oath to the following:

That they were personally and well acquainted with MARGURETE H. MYERS, late of the County of Madison, Mississippi; that the said Margurete H. Myers was a resident of and had a fixed place of residence in the Town of Ridgeland, Madison County, Mississippi; that both of the affiants, in the presence of the said Margurete H. Myers and in the presence of each other, as subscribing witnesses, and at the special instance and request of the said Margurete H. Myers, did, on the 9th day of December, 1964, sign and subscribe an instrument represented to be the Last Will and Testament of the said Margurete H. Myers; that said instrument, the original of which is attached hereto, was signed by Margurete H. Myers, as Testatrix, and the said Testatrix declared in the presence of both of the affiants that said instrument of writing constituted her Last Will and Testament, and thereupon the affiants in the presence of the said Margurete H. Myers and in the presence of each other signed and subscribed the said instrument as attesting witnesses thereto, both of the witnesses signing said Will in the presence of said Testatrix and in the presence of each other. At the time of the said attestation and signing of said instrument, the said Margurete H. Myers was above the age of twenty-one years and was then of sound and disposing mind and memory, in full possession of all of her mental faculties. The original of said Will is attached to this affidavit, and this affidavit is executed by affiants in proof of said Will, and for the purpose of probating the same in the Chancery Court of Madison County, Mississippi.

Francis B. Stevens
FRANCIS B. STEVENS

Mary C. O'Brien
MARY C. O'BRIEN

SWORN TO AND SUBSCRIBED before me, this the 28th day of October, 1967.

A. R. Covington
NOTARY PUBLIC

My Commission Expires:

1-2-71

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 2 day of November, 1967, at o'clock M., and was duly recorded on the 3 day of Nov., 1967, Book No. 12 on Page 4 in my office.

Witness my hand and seal of office, this the 3 of November, 1967.

W. A. SIMS, Clerk
Gladye H. Spruell, D. C.

FIRST CODICIL TO THE
LAST WILL AND TESTAMENT OF
ANNA R. RICHARDSON

I, Anna R. Richardson, of Ramsey County, Minnesota, hereby make, publish and declare this instrument as and for a First Codicil to my Last Will and Testament dated July 7th, 1964, witnessed by Richard E. Kyle and Agnes A. Gerlach.

1. I make the following additional bequests by adding to paragraph 4 of said will the following additional subparagraphs:

"(j) To Munda R. Hauge the sum of \$15,000, provided she is in my employ at the time of my death.

"(k) To Edith Dove the sum of \$500, provided she is in my employ at the time of my death."

2. Except as herein modified, said will of July 7th, 1964 shall remain in full force and effect and is hereby redeclared and republished.

IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of October, 1964.

Anna R. Richardson

BOOK 2073 PAGE 911

The foregoing instrument, consisting of one (1) type-written page, excluding this page, bearing the signature of the above-named Anna R. Richardson, was by her on the day hereof signed, published and declared by her as and for a First Codicil to her Last Will and Testament, in our presence, who at her request and in her presence have hereunto subscribed our names as witnesses, we believing her to be of disposing mind and memory.

Richard J. Galt residing at White Bear Lake, Minn.
Agnes A. Galt residing at St. Paul, Minn.

FILED

MAR 30 1967

JOHN L. MCKENZIE, Clerk

By E.C.M. 11980 ✓

CERTIFICATE OF PROBATE

I certify that this instrument has been proved and admitted to probate according to law in the Probate Court of Ramsey County, Minnesota, as the last Will and Codicil of the Testator named herein.

Dated MAY 2 19 67
(Court Seal)

[Signature]
Probate Judge

Book 12, Page 8

BOOK 2073 PAGE 912

LAST WILL AND TESTAMENT OF

ANNA R. RICHARDSON

I, Anna R. Richardson, of Ramsey County, Minnesota, being of sound mind, make, publish and declare this my last will and testament, revoking all testamentary writings heretofore made by me:

1. Certain taxes - All inheritance, estate and legacy taxes imposed on account of my death shall be paid out of my residuary estate without claim of contribution against any person.

2. Tangible personal property - I give to my daughters, Mary Catherine Cook and Susanne R. Murray, in equal shares, or if only one of them survives me, the whole thereof to that one, all household goods, furniture, furnishings, wearing apparel, personal effects, jewelry, automobiles and in general all other items of tangible personal property.

3. My home at Manitou Island in White Bear Lake, Minnesota - I give to my daughter, Mary Catherine Cook, if she survives me, and if she does not survive me, then to her surviving issue, all of my real estate situated on Manitou Island in the City of White Bear Lake, Minnesota.

4. Bequests and annuities - I give and bequeath:

(a) To House of Hope Presbyterian Church of Saint Paul, Minnesota, the sum of \$25,000.

A. R. R.

Book 2073, Page 9

(b) To St. Paul Goodwill Industries of Saint Paul, Minnesota, the sum of \$25,000.

(c) To the Protestant Home of Saint Paul, of Saint Paul, Minnesota, the sum of \$25,000.

(d) To The Presbyterian Church of White Bear Lake, Minnesota, the sum of \$5,000.

(e) To the National Young Women's Christian Association for its Endowment Fund, the sum of \$5,000.

(f) To Young Women's Christian Association of Saint Paul, Minnesota, the sum of \$10,000.

(g) To Macalester College of Saint Paul, Minnesota, the sum of \$10,000.

(h) To Agatha Penk, who has been in my employ for many years, the sum of \$350 per month, commencing one month after my death and continuing for and during her life.

To H. D. Cisco, who has been in my employ for many years, the sum of \$350 per month, commencing one month after my death and continuing for and during his life.

To Jeannette L. Murray, who has been in my employ for many years, the sum of \$400 per month, commencing one month after my death and continuing for and during her life.

I direct that my residuary estate and the income thereof shall be subject to an equitable charge for the payments to said annuitants. Said payments shall be made by my executors during the period of probate and by my trustees thereafter.

(i) 1000 shares of the common capital stock of Weyerhaeuser Company, a Washington corporation, to each of the following:

My son-in-law, Locke L. Murray;



BOOK 2073 PAGE 914

Book 2, Page 914

Erwin O. Klinkon, husband of my
granddaughter, Sarah Cook Klinkon.

5. Residuary Trust - All the rest, residue and remainder of my property, real and personal, wherever situated, I give absolutely to my daughter, Mary Catherine Cook, and First Trust Company of Saint Paul as trustees in trust as hereinafter stated.

6. Duration of trust - The trust created by this instrument shall continue and be disposed of according to its terms except as sooner terminated by "required termination" or "permissive termination" as hereinafter stated, (i.e.):

(a) Required termination - The trust created by this instrument shall terminate and the trust estate shall immediately vest in and be distributed to the distributee or distributees thereof as the same are hereinafter designated, absolutely and free of this trust, not later than 21 years after the death of such of the survivor of my daughters and their issue as are living at the date of my death, or at such earlier time as termination, vesting or distribution be required to avoid violation of any applicable rule against perpetuities, remoteness or excessive duration, and in any event at such time as there are no living issue of mine in being. Termination pursuant to this requirement is herein called "required termination."

(b) Permissive termination - The trust created by this instrument may be terminated, in advance of required termination, at any time, following the death of the last survivor of my two daughters and my three granddaughters, that the corporate trustee, in its sole discretion, shall determine to terminate the same. Such discretionary termination is herein called "permissive termination". Upon permissive termination, the trust estate shall immediately vest in and be

A. P. R.

distributed to the distributee or distributees thereof, as the same are hereinafter designated, absolutely and free of the trust. It is my wish that this power of termination will not be exercised except for the most compelling reasons, as for example, if the continued existence of such trust would result in additional and burdensome taxes.

7. During the lives of my daughters and granddaughters -
 Until the death of the survivor of my daughters, Mary Catherine Cook and Susanne R. Murray, and my granddaughters, Sarah Cook Klinkon, Charlotte E. Cook and Anne Murray Caraway, the net income of the trust (subject to the equitable charge created by paragraph 4 (h)) shall be disposed of as follows:

(a) With respect to 7/12ths of such net income, the trustees shall do one or more of the following, as directed by the corporate trustee acting alone and in its sole discretion:

(1) accumulate the same to the extent permitted by applicable law;

(2) pay the same to, or apply the same for, one or more or all of the class consisting of my daughter, Mary Catherine Cook, my granddaughters, Sarah Cook Klinkon and Charlotte E. Cook, and the children and more remote issue of said granddaughters living from time to time (without necessary distinction between generations or between living parents and their living children) in such amounts as the corporate trustee may from time to time determine. If at the time said 7/12ths share of the net income is payable there are no living members of said class said share shall be disposed of as provided in the next

L. A. R.

succeeding subparagraph (b) of this paragraph 7;

(3) accumulate in part or pay or apply in part as aforesaid;

(4) having accumulated, pay or apply the accumulations as aforesaid in whole or in part;

provided however, that any distribution of income to my said granddaughters or their issue shall be on the basis of equality as between the two lines of descent represented by my said two granddaughters.

(b) With respect to 5/12ths of such net income, the trustees shall do one or more of the following, as directed by the corporate trustee acting alone and in its sole discretion:

(1) accumulate the same to the extent permitted by applicable law;

(2) pay the same to, or apply the same for, one or more or all of the class consisting of my daughter, Susanne R. Murray, my granddaughter, Anne Murray Caraway, and the children and more remote issue of said granddaughter living from time to time (without necessary distinction between generations or between living parents and their living children) in such amounts as the corporate trustee may from time to time determine. If at the time said 5/12ths share of the net income is payable there are no living members of said class, said share shall be disposed of as provided in subparagraph (a) of this paragraph 7;

(3) accumulate in part or pay or apply in part as aforesaid;

(4) having accumulated, pay or apply the accumulations as aforesaid in whole or in part.

R. P. R.

8. Upon the death of the survivor of my two daughters and three granddaughters and thereafter until termination - Following the death of the survivor of my two daughters and three granddaughters and until such time as every living great grandchild of mine attains age 40:

(a) The net income shall be paid quarterly to such of my issue as are living from time to time, in equal shares to those in the nearest degree of relationship to me and by right of representation to those in a more remote degree, as (e.g.) if several great grandchildren of mine are living, they shall take as a class, per capita, except that the living child or children of a deceased great grandchild shall take by right of representation the share which the deceased great grandchild would have taken if living.

(b) When every living great grandchild has attained age 40, the trust estate shall be paid over to those then entitled to receive the income, in the same proportions in which they are entitled to receive income.

9. Invasion of principal - If the trustees shall determine that the income payable to any beneficiary, who from time to time is entitled to income payments under the terms of this will, is insufficient to support and maintain said beneficiary considering his or her station of life and other sources of income and property, the trustees shall pay over to such beneficiary from time to time so much of the corpus of the trust as the corporate trustee acting alone and in its sole discretion shall deem necessary to provide for the support and maintenance of such beneficiary. Provided however, that any payments of

R. R. R.

principal shall constitute an advancement and be charged against the share of the corpus distributable to the descendants of such beneficiary as hereinafter provided (or against the share of such beneficiary in event of earlier trust termination and distribution of corpus to such beneficiary).

10. Early termination - If the trust terminates by required termination or permissive termination in advance of the time above limited, the trust estate shall be paid over, at the date of such termination, to such of my issue as are then living, in equal shares to those in the nearest degree of relationship to me and by right of representation to those in a more remote degree, as (e.g.) if several great grandchildren of mine be living, they shall take as a class, per capita, except that the living child or children of a deceased great grandchild shall take by right of representation the share which the deceased great grandchild would have taken if living.

11. Interests not otherwise disposed of - If any property or interest in property, real or personal, subject to my disposition is not effectively disposed of by the foregoing, I give the same to my issue, in equal shares to those in the nearest degree of relationship to me and by right of representation to those in more remote degree, and in case there are no issue of mine then living, I give the same to the then surviving issue of my deceased brother, Frederick W. Reimers,

F. W. Reimers

formerly of Hammond, Louisiana, such issue to take per stirpes.

12. Alienation of beneficial interests - Except as otherwise required by applicable law, no trust beneficiary under this will shall have the right to anticipate any part of any trust fund or the income therefrom or to sell, assign, transfer, pledge or hypothecate any part thereof, nor shall the same be liable for the debts or other legal obligations of any kind of any beneficiary or subject to any seizure, attachment, execution or any other legal process.

13. Powers of trustees - The trustees hereunder shall have, in addition to the powers elsewhere in this instrument conferred or otherwise enjoyed by operation of law (subject, however, to the limitation that an individual trustee shall have no power or participation in the exercise of any discretion affecting his or her interest in the subject matter of the trust), the powers:

(a) To take, hold, possess and manage the trust estate and to collect, receive, obtain and recover all of the rents, issues, profits, interest and gains thereof and all the proceeds and avails thereof and to give full discharge and acquittance therefor.

(b) To retain in the trust without limitation of time any property constituting a part thereof without regard to the proportions such property or property of a similar character so held may bear to the entire amount of the trust and without regard to whether such property is of a kind or class in which cash funds of the trust estate may be invested.

A. P. P.

(c) To sell, contract to sell, mortgage, pledge, convey, lease or otherwise dispose of assets in the trust or any thereof upon such terms as in the exercise of a sound discretion may be deemed appropriate and for the best interests of the trust created hereunder.

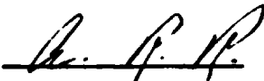
(d) To invest and reinvest the trust fund in such property, real or personal, as an ordinarily prudent man of intelligence and integrity would purchase in an exercise of reasonable care, judgment and diligence, under the conditions existing at the time of the purchase. Not in limitation of the foregoing, but merely by way of illustration, bonds, mortgages, notes, debentures, investment trust securities, equipment trust certificates, shares of stock, whether preferred or common, and any other property which may be deemed suitable, are authorized for purchase, provided only that the investment shall conform to the foregoing standard.

(e) To consent to and participate in any plan of reorganization, consolidation, merger, combination or other similar plan, and to consent to any contract, lease, mortgage, purchase, sale or other action by any corporation pursuant to such plan, shares of stock, bonds or other interests wherein are held as a part of the trust fund.

(f) To deposit any such property with any protective, reorganization or similar committee, to delegate discretionary power thereto, and to pay any part of the expenses and compensation of said committee and any assessments levied with respect to the trust property.

(g) To exercise all conversion, subscription, voting and other rights of whatsoever nature pertaining to the trust property, and to grant proxies, discretionary or otherwise, in respect thereof.

(h) To borrow money and to pledge or mortgage any trust property whenever, in the exercise of a sound discretion, it may be deemed appropriate and for the best interests of the trust and of the beneficiaries thereof.



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(i) To extend the time of payment of any obligation held hereunder and to compromise, settle or submit to arbitration upon such terms as may be deemed proper, or to release, any claim in favor of or against the trust created hereunder.

(j) To cause any securities or other property held hereunder to be issued or registered in the names of a nominee or nominee, or in such form that title will pass by delivery.

(k) To charge or credit, as the case may be, all premiums and discounts on investments to principal and not to income. Stock dividends, paid in stock of the paying corporation, shall be principal in all cases. Cash dividends of any amount or character shall be income, except that a dividend expressly stated by the paying corporation to be a liquidating dividend or a return of capital shall be principal. The trustees shall have full authority to determine with finality in all other cases what receipts are income and what are principal, and what distributions are chargeable to income and what to principal.

(l) In the division or distribution of the funds of the trust, to make partition, division or distribution of property in kind, or partly in kind and partly in money; and for any such purpose to determine the value of any such property, which determination shall be conclusive and not subject to review.

(m) During the minority of any beneficiary to whom payments are directed or authorized to be made hereunder, to make such payments in any one or more of the following ways: (1) directly to said minor; (2) to the legal guardian of said minor; (3) to a relative of said minor, to be expended by such relative for the education and maintenance of such minor; or (4) by expending the same for the education or maintenance of said minor directly.

(n) In the event of the legal disability of any individual beneficiary to whom income becomes payable hereunder, to apply such income for the

A. P. P.

The foregoing powers shall inhere in the office of trustee.

In the administration of said trusts, the trustees who from time to time act hereunder, may in the exercise of their powers, have occasion to deal with stocks, securities or other property in some or all of which one or more of the trustees may be interested as stockholders, officers, directors or otherwise. The fact of such interest shall not disqualify the investment nor disqualify the interested trustees from acting hereunder and shall not constitute or be evidence of breach of trust on the part of any trustee.

14. Wherever used in this instrument the singular shall include the plural and the plural the singular unless the context otherwise requires, and the masculine shall include the feminine and the feminine the masculine. The words "issue" and "children" and all references thereto made in this instrument shall mean lawful children of the body of the persons referred to and children lawfully adopted and the lawful descendants and the lawfully adopted children of any such issue.

15. Executors - I appoint my daughter, Mary Catherine Cook, and First Trust Company of Saint Paul as my executors. My executors shall have full power to sell and convey, lease, exchange, create charges upon, mortgage or otherwise dispose of any property, real or personal, wherever situated, belonging



BOOK 12 MAR 19

benefit of such beneficiary in lieu of making direct payment.

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(o) To transfer all or any part of the property constituting the trust fund or trust funds, either real or personal, to any corporation now in existence or that may be hereafter organized in the United States or elsewhere and accept in exchange or in payment therefor the capital stock or other securities of such corporation on such terms as to the trustees shall seem meet.

(p) To remove any part or all of the trust property then in their hands from any place where the same or any part thereof may be situated to any other place or places, either within or without the State of Minnesota.

(q) Anything in the laws of the State of Minnesota or of any other state having jurisdiction of the trust or the trust fund relating to the investment of trust funds to the contrary notwithstanding, the trustees shall have the right and power to make such investments, loans and agreements as in their judgment and discretion they shall deem advisable and advantageous to the trust fund or funds, hereby allowing said trustees full power to select any investments or securities which they may approve, without reference to any statute or rule of law relating to investment by trust companies or trustees and whether or not such investments are so-called legal investments for trust funds under any such statutes or rules of law, and to change or correct from time to time any such investments so made or hereby transferred to them and so reinvest any of the proceeds thereof whenever and as often as said trustees in their judgment and discretion may think most to the advantage of the trust fund, or any of the trust funds.

(r) To do all such acts, take all such proceedings and exercise all such rights and privileges, although not hereinbefore specifically mentioned, with relation to the trust property as if the absolute owners thereof, and in connection therewith to enter into a covenant or agreement binding on the trust.

R. H. W.

to my estate, to contract with respect to the same in such manner as to bind my estate, to settle and compound claims in favor of or against my estate, and, in so far as appropriate, to exercise all powers conferred upon my trustees, and I direct that they shall have full power to execute and deliver all instruments necessary or proper to carry out the powers herein granted, all such powers to be exercisable without special order of court. Said powers shall inhere in the office of representative of my estate and may be exercised by any representative of my estate, special or general, appointed by and qualified in a court of competent jurisdiction, whether in the state of my domicile or elsewhere. If for any reason my daughter, Mary Catherine Cook, is unable or unwilling to act as coexecutor, First Trust Company of Saint Paul shall act as sole executor.

16. If any real estate or interest in real estate otherwise than within the State of Minnesota (including any oil, gas or mineral interests) should become part of the trust created by this will, I direct that, in respect to such property only, Charles J. Curley and Oliver W. Hedeem shall be substituted as cotrustees in lieu of First Trust Company of Saint Paul, to the end that (as regards such subject matter) the trustees of said trust shall consist of my daughter, Mary Catherine Cook, Charles J. Curley and Oliver W. Hedeem. Any



BOOK 2073 PAGE 925

Individual trustee may resign by filing a written resignation with First Trust Company of Saint Paul, and any vacancy in the office of individual trustee may be filled by appointment in writing by First Trust Company of Saint Paul. The individual trustees shall exercise by majority action all the powers conferred on this will upon the trustees of the trust of the residue of my estate and, in addition, the powers:

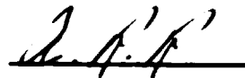
(a) to enter into, execute and deliver oil, gas and mineral leases, assignments, sales contracts, net profit agreements, division orders, mineral deeds (with or without the reservation of royalties), overriding royalty arrangements, oil payments, pooling agreements, unitization agreements and joint operating agreements;

(b) to execute any and all other agreements, instruments or conveyances whatsoever relating to the trust properties at any time held and the oil, gas and mineral interests in such properties;

(c) to carry on any oil, gas or mineral prospecting, exploring or drilling operations in connection with any oil, gas or mineral properties and to join in such operations with others under any type of contract or arrangement considered desirable by the trustees;

(d) to have and to exercise the same broad powers as an individual owner of such property would have in his own rights;

(e) to delegate authority and to execute and deliver powers of attorney, special or general, to agents and attorneys in fact to do any or all of the things which the trustees are above empowered to do.



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IN WITNESS WHEREOF, I have hereunto set my hand this
7th day of July, 1964.

Anna R. Richardson

The foregoing instrument, consisting of fifteen (15) type-written pages, including this page, at the foot of each page which the said testatrix has signed her own proper initials, "A.R.R." in her own handwriting, was, on this 7th day of July, 1964, signed, published and declared by the said testatrix, Anna R. Richardson, to be her will, in our presence, who at her request and in her presence have hereunto subscribed our names as witnesses, we believing her to be of sound mind.

Richard G. Kyle residing at White Bear Lake, Minn.
James J. Berland residing at St. Paul, Minn.

DUCK 2073 AUG 926

BOOK 12 PAGE 23
CERTIFICATE No 1654

STATE OF MINNESOTA
COUNTY OF RAMSEY

PROBATE COURT

I, JOHN L. MCKENZIE, Clerk of Probate Court of said County, do hereby certify that I have compared
the annexed copy of

LETTERS TESTAMENTARY plus
FIRST CODICIL, WILL and CERTIFICATE OF PROBATE

IN RE: Estate of ANNA R. RICHARDSON,
Decedent

with the original records and files preserved in said Probate Court, and that the same is a true and correct
transcript therefrom, and the whole of said original records and files.

And I further certify that the
above described letters have never
been revoked or discharged.

IN TESTIMONY WHEREOF, I have hereunto subscribed my
name and affixed the seal of the Probate Court of said
county, at St. Paul, in said County, this 31st
day of May A. D. 1967
John L. McKenzie
Clerk of Probate Court, Ramsey County, Minn.

em

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this 3 day of November, 1967, at 9:00 o'clock A. M.,
and was duly recorded on the 3 day of November 1967, Book No. 12 on Page 5
in my office.

Witness my hand and seal of office, this the 3 of November, 1967

By W. A. Sims W. A. SIMS, Clerk
V. R. Smyler, D. C.

BOOK 2073 PAGE 927

712 Myrtle Drive, Rock Hill, S.C.
Feb. 5, 1955

I, Lodie Suggans, do hereby will and bequeath my property, in the event of my death, as follows:

First, my government bonds and my insurance annuity investments to the beneficiaries as recorded on the bonds and on the annuity investment contracts.

Second, my house and lot, ^{712 Myrtle Drive, Rock Hill, S.C.} furnishings ^{in and on} to my housemate for many years - Lerna Fochhead of Newton, Texas, and Rock Hill, S.C.

Third, my silver and jewelry to my niece and great niece, Mrs. Paul E. Hendricks and Sara Del Hendricks of Kings Mountain, N.C., with the exception of the oval tray sent by my friend, Gene Jones, from England which I will to Paul E. Hendricks, Jr., my great nephew. My other personal belongings I bequeath to my niece, Mary Belle of Swain, and Charlotte, N.C.

Fourth, my oil royalties in which my sisters and I have shares distributed by a trust a royalty corporation, I bequeath to my niece, Mrs. Paul E. Hendricks and to my nephew, J. D. Ball, Dallas, Texas, in equal parts.

Fifth, any real estate, furniture, furnishings owned jointly by my sisters and me and perhaps other members of the family, I bequeath to the co-owners equally.

Sixth the remainder of my property I wish disposed of as follows:
One dollar each to my nieces, Mrs. Erickson of Great Falls, Montana and Mrs. Harry Kaindl of Dallas Texas, and my nephew, J. S. Suggans, Dallas, Texas.

Lodie Suggans

My understanding is that the above named nieces and nephew are, or will be, well provided for. The residue of my estate is to be divided into fifths and distributed as follows:

- One fifth, to my niece, Mrs. Paul E. Hendricks
- One fifth to my niece, Mary Belle
- One fifth to my nephew, J. D. Ball
- One fifth to my first cousin, Mrs. Marguerite S. Sumner, Columbia should she outlive me. If not to be divided equally to my cousins Rose Spearman and Worth Spearman, Charlotte.

One fifth to be divided equally to my nephew, J. W. Crossland, Dallas, Texas; and to my house mate, Lerna Fochhead; and to my friend, Midge Burgard, Greenville, S.C.

Mrs. W. T. Brown, Columbia, S.C. is to serve without bond as executor with pay of the legal amount

Charles F. [Signature]

Signed, sealed, published and declared on this fifth day of February, 1935 by the herein above Testatrix as her last will and testament in our presence and in the presence of each other we, the witnesses, have subscribed our names as witnesses thereto.

Witnesses

John W. Sam Rock Hill
Margaret S. Yague Rock Hill, Se.
Margie B. Pindler, Rock Hill, S.C.

Testatrix

Sadie Goggans

The "Fourth, my oil royalties - - -
" should read "Fourth,
my oil and gas royalties and oil, gas
and mineral interests which my sisters
and I have ^{separately} bequeath to my sister
Mrs. W. T. Brown; to my niece, Mrs. Paul
E. Hendricks, and to my nephew, J. D.
Balle, Dallas, Texas in equal parts."

"Second, my house and lot - - - - -
should read, "Second, my house and lot in
Rock Hill, furniture and furnishings in such
house to my housemate for many years -
Derna Lochhead of Texas and Rock Hill - until
the time of her death and then revert to
my estate."

Aug. 14, 1936

Sadie Goggans

Charlot [unclear]

STATE OF SOUTH CAROLINA
COUNTY OF YORK.

IN THE PROBATE COURT.

I, Charles W. Dunn, Judge of the Court of Probate in and for the County of York, State of South Carolina, do hereby certify that the attached document ~~is~~ (are) true and exact copy of the will of Charles W. Dunn in the Estate of Charles W. Dunn, late of York York County, South Carolina, now deceased, as on file and of record in said Court.

Witness my Hand and Seal of the Court of Probate for York County, South Carolina, this 23rd day of August, A. D., 1967.

(SEAL)

Charles W. Dunn
Judge of Probate, York County,
South Carolina.

STATE OF SOUTH CAROLINA
COUNTY OF YORK

IN THE COURT OF COMMON PLEAS.

TO WHOM IT MAY CONCERN:

I, Walter S. Carroll, Clerk of the Court of Common Pleas and Register of Mesne Conveyance in and for the County of York, State of South Carolina, do hereby certify that Charles W. Dunn is the duly elected, qualified and acting Judge of the Court of Probate for the said County of York, State of South Carolina, which Court is a Court of Record, and that full faith and credit are due his official acts in said Court.

Witness my Hand and Seal of the Court of Common Pleas this 23rd day of August, A. D., 1967, at York, South Carolina.

(SEAL)

Walter S. Carroll
Clerk of the Court of Common
Pleas, York County, South Carolina.

STATE OF SOUTH CAROLINA
COUNTY OF YORK

IN THE COURT OF PROBATE

TO WHOM IT MAY CONCERN:

I, Charles W. Dunn, Judge of the Probate Court in and for the County of York, State of South Carolina, do hereby certify that Walter S. Carroll is the duly elected, qualified and acting Clerk of the Common Pleas Court for the said County of York, State of South Carolina, which Court is a Court of Record, and that full faith and credit are due his official acts as such.

Witness my Hand and Seal of the Probate Court this 23rd day of August

A. D., 1967, at York, South Carolina.

Charles W. Dunn
Judge of the Probate Court,
York County, South Carolina.

BOOK 12 PAGE 27
PROOF OF WILL

THE STATE OF SOUTH CAROLINA, }
York County. }

IN THE COURT OF PROBATE

By Charles F. Nunn, Judge of Probate for said County.

Personally appears Mrs. Margaret S. Younge

who, being duly sworn, says that he saw Sadie Goggans

sign, seal, publish and declare the annexed instrument of writing, bearing date the 5th day of February, 1955, A. D. to be

and contain her Last Will and Testament; that the said

Sadie Goggans was then of sound and disposing mind, memory and understanding, according to the best of deponent's knowledge and belief; and that the said Margaret S. Younge

together with John G. Barron and Margie B. Tindler at the request

of the testatrix in her presence, and in the presence of each other, witnessed the due execution thereof.

Sworn to before me, this 2nd day of August, Anno Domini 1967

Charles F. Nunn, Judge of Probate, York County, S. C.

Margaret S. Younge

ORDER ADMITTING WILL TO PROBATE IN COMMON FORM

On hearing the above petition of Mrs. W. T. Brown it is hereby ordered, adjudged and decreed, That the petition be granted and the said Last Will and Testament, with codicil of Sadie Goggans, deceased, be entered of Probate in

Common Form. Given under my hand and the seal of the Court of Probate, this 2nd day of August, 1967

Charles F. Nunn, Judge of Court of Probate. Admitted to Probate in Common Form this 2nd day of August, 1967. Charles F. Nunn, P. J.

QUALIFICATION OF FIDUCIARY

THE STATE OF SOUTH CAROLINA, }
York County. }

I do solemnly swear, that this writing contains the true Last Will of the within named and that Sadie Goggans deceased, so far as I know or believe,

and that I will well and truly execute the same, by paying first the debts, and then legacies contained in the said Will, as far as her goods and chattels will thereunto extend and the law charge me, and that

I will make a true and perfect inventory of all such goods and chattels; So help me God.

Sworn to before me, this 2nd day of August, Anno Domini 1967

Charles F. Nunn, Judge of Probate, York County, S. C.

Mrs. W. T. Brown, 2805 Wilmot Avenue, Columbia, S. C. (The Postoffice Address of each Fiduciary must be shown)

Charles F. Nunn

Filed October 6, 1967. HARRIS BUNCH, Chancery Clerk

By [Signature] D. C.

IN THE CHANCERY COURT OF YAZOO COUNTY, MISSISSIPPI
CAUSE NO. 15300

IN THE MATTER OF THE LAST WILL
AND TESTAMENT OF SADIE GOGGANS,
DECEASED

DECREE ADMITTING LAST WILL AND TESTAMENT TO
PROBATE

This cause coming on to be heard this day on the petition of Mrs. W. T. Brown praying for the probate of the Last Will and Testament of Sadie Goggans, deceased, and it appearing unto the court that the petitioner, Mrs. W. T. Brown, is an adult citizen and resident of the State of South Carolina and is the sole executrix of the Last Will and Testament of said decedent by virtue of her appointment as such by the Probate Court of York County, South Carolina; that the said Sadie Goggans, late, a citizen and resident of the State of South Carolina, departed this life testate on the 31st day of July, 1967, having at the time of her death her domicile in Rock Hill, York County, South Carolina; that said decedent died leaving a Last Will and Testament dated February 5, 1955, and said Last Will and Testament has been duly admitted to probate in the Probate Court of York County, South Carolina by order of said court dated August 2, 1967, and that a copy of said Will and a copy of the Order admitting said Will to probate in the Probate Court of said York County, duly authenticated in accordance with the Acts of Congress, are attached to the petition filed in this cause; that the last page of said Last Will and Testament contains a codicil which was not admitted to probate by the said Probate Court of York County, South Carolina; that at the time of her death the decedent owned certain mineral and royalty interests in lands situated in Yazoo County, Mississippi, and in other Mississippi counties; that said mineral and royalty interests are the

only property of whatsoever kind owned by the decedent and located in the State of Mississippi, and it appearing unto the court that it is necessary and proper for the Last Will and Testament of said testatrix to be probated in this State in order that the title of the beneficiaries named in said Last Will and Testament to receive said mineral and royalty interests be deraigned and clarified, and it further appearing unto the court that it has jurisdiction of this cause and that the prayer of said petition should be granted, and the court being fully advised in the premises.

It is ORDERED, ADJUDGED AND DECREED that said duly authenticated copy of the Last Will and Testament of Sadie Goggans, deceased (exclusive of said codicil) be, and the same hereby is, admitted to probate and it is hereby declared to be a true and correct copy of the Last Will and Testament of Sadie Goggans, deceased.

It is further ORDERED, ADJUDGED AND DECREED that the clerk of this court record the said copy of the Last Will and Testament of Sadie Goggans in the Record of Wills in this court.

ORDERED, ADJUDGED AND DECREED this 6th day of October A.D., 1967.

W. Williams
CHANCELLOR

Filed *October 6* 1967
HARRIS BUNCH, Chancery Clerk

By *Gladyson Jones* D.C.

Recorded October 9, 1967.

Min. BK. 53, Page 186

STATE OF MISSISSIPPI
COUNTY OF YALOWA

I, Harris Bunch, Clerk of the Chancery Court of said County, do hereby certify that the foregoing is a true and correct copy of the record of Book No. 53, Page 186 of the records of the Chancery Court of said County, Mississippi.

HARRIS BUNCH, Chancery Clerk

By: *Gladyson Jones*

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was received for record in my office this 6 day of November, 1967, at 2:00 p.m. and was duly recorded on the 7 day of November, 1967, Book No. 53, Page 186 in my office.

Witness my hand and seal of office, this the 7 of November, 1967.

By *Gladyson Jones*

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
County Department, Probate Division

Estate of No. 67 P 3833
LOCKE LAMPREY MURRAY Deceased Docket 705
Page 553

ORDER ADMITTING WILL TO PROBATE

On the verified petition of SUSANNE RICHARDSON MURRAY
for admission to probate of the will of LOCKE LAMPREY MURRAY
who died APRIL 23, 19 67, the court having considered the testimony of*
RUTH C. KRUGER AND CATHERINE K. TUCKER

It is ordered that the will of LOCKE LAMPREY MURRAY
dated OCT 29, 19 63 (and codicil dated , 19)
is admitted to probate.

May 18, 19 67

ENTER:

Name
Attorney for petitioner
Telephone
City
Telephone

[Signature]
Judge

*In case of foreign will, strike "having considered the testimony of" and substitute applicable statute in accordance with §87 or §88 of the Probate Act.

JOSEPH J. MCDONOUGH
Clerk of the Circuit Court

ANTHONY G. GIROLAMI
Associate Clerk, Probate Division

LAST WILL AND TESTAMENT

OF

LOCKE LAMPREY MURRAY

I, LOCKE LAMPREY MURRAY, of Kenilworth, Illinois, declare this to be my last will, and revoke all other wills and codicils that I may have made.

ARTICLE I

I direct that my debts, expenses of my last illness, funeral and administration of my estate, shall be paid by my executor from the principal of my residuary estate.

ARTICLE II

All inheritance, estate and succession taxes (including interest and penalties thereon) payable by reason of my death shall be paid out of and be charged generally against the principal of my residuary estate, without reimbursement from any person, except that this provision shall not be construed as a waiver of any right which my executor has, by law or otherwise, to claim reimbursement for any such taxes which become payable on account of property, if any, over which I have a power of appointment.

LLM

ARTICLE III

I bequeath all my personal and household effects and the like not otherwise effectively disposed of, such as jewelry, clothing, automobiles, furniture, furnishings, silver, books and pictures, (including policies of insurance thereon, if feasible) to my wife, SUSANNE RICHARDSON MURRAY, hereinafter referred to as "my wife", if she survives me for thirty days, or if she does not so survive me to my daughter, ANN MURRAY SHIRK, hereinafter referred to as "my daughter".

ARTICLE IV

I am presently the owner, with my wife as joint tenants with right of survivorship, of a residence in Kenilworth, Illinois, and a residence in Phoenix, Arizona. In the event I shall acquire an interest in either or both of said residences, which interest shall not pass upon my death to any person by right of survivorship, or in the event I shall be residing at the time of my death in another residence, my interest in which shall not pass to any person by right of survivorship, I give and devise my interest in said residence or residences to my wife, or if she shall not be living, to my daughter.

LJM

ARTICLE V

I give and bequeath the sums of money indicated to the following persons and organizations:

1. Twenty Thousand Dollars (\$20,000) to my sister, JEANNETTE L. MURRAY, of St. Paul, Minnesota, if living at the time of my death.
2. Three Thousand Dollars (\$3,000) to my brother, DAVID MARSTON MURRAY, of St. Paul, Minnesota, if living at the time of my death, or if not living, then said amount to be added to the bequest to my sister, JEANNETTE L. MURRAY, contained in Paragraph 1. hereof.
3. Three Thousand Dollars (\$3,000) to my brother, NORBERT DOLLARD MURRAY, of New York City, New York, if living at the time of my death, or if not living, then said amount to be added to the bequest to my sister, JEANNETTE L. MURRAY, contained in Paragraph 1. hereof.
4. Five Thousand Dollars (\$5,000) to FRANCIS GREGORY SHIRK, if he shall be married to and living with my daughter at the time of my death.
5. Three Thousand Dollars (\$3,000) to my housekeeper, LOUISE DUNNING, if in my employ at the time of my death.
6. Five Hundred Dollars (\$500) to my houseman, ROBERT MACKAY, Evanston, Illinois, if in my employ at the time of my death.
7. Three Thousand Dollars (\$3,000) to my good friends, FRANCIS B. BOWES, and his wife, MARION B. BOWES, of Winnetka, Illinois, jointly, or to the survivor of them.
8. One Thousand Dollars (\$1,000) to my good friend, JOHN H. DENSON, of Winnetka, Illinois, if living at the time of my death.

9. One Thousand Dollars (\$1,000) to EVANSTON HOSPITAL ASSOCIATION, Evanston, Illinois.
10. One Thousand Dollars (\$1,000) to CHRIST CHURCH, of Winnetka, Illinois.

ARTICLE VI

I devise and bequeath all my residuary estate, being all property, wherever situated, in which I may have any interest at the time of my death not otherwise effectively disposed of, but not including any property over which I may have power of appointment, to my wife and THE NORTHERN TRUST COMPANY, Chicago, Illinois, as trustees upon the following trust:

1. The trustees may in their discretion pay to or use for the benefit of my wife and my descendants so much of the income and principal as the corporate trustee from time to time determines to be required, in addition to their respective incomes from all other sources known to the trustees for the reasonable support and comfort of my wife and the reasonable support, comfort and education of my descendants, adding any excess income to principal at the discretion of the trustees. The trustees may pay the same to or use it for the benefit of one or more of them to the exclusion of one or more of them, and

- 4 -
L. J. M.

may completely exhaust the principal, my concern being primarily for the support and comfort of my wife and the support, comfort and education of my descendants rather than the preservation of principal for distribution upon termination of the trust.

2. Upon the death of the survivor of my wife, my daughter, and me, the trustee shall divide the trust property, as then constituted, into separate trusts, equal in value, one for each then living child of my daughter and one for the then living descendants, collectively, of each deceased child of my daughter. The trustee shall distribute each trust set aside for the descendants of a deceased child of my daughter to such descendants, per stirpes. Each trust set aside for a living child of my daughter shall be held and disposed of as follows:

(a) (i) While any child of my daughter is under the age of twenty-one years, the trustee shall use for his benefit so much of the income of his trust as the trustee determines to be required, in addition to his other income from all sources known to the trustee, for his reasonable support, comfort and education,

Ljm

adding any excess income to principal at the discretion of the trustee. After he reaches that age, the trustee shall pay all the current net income of his trust to him in convenient installments at least as often as quarter-annually.

(ii) Whenever the trustee determines that the income of any child of my daughter from all sources known to the trustee is not sufficient for his reasonable support, comfort and education, and that of his immediate family, the trustee may pay to him, or use for his benefit, so much of the principal of his trust as the trustee determines to be required for those purposes.

(b) When any child of my daughter shall have reached the age of fifty years, the trustee shall distribute to him the principal of his trust.

(c) Upon the death of any child of my daughter, prior to distribution of his trust, the trustee shall distribute his trust, as then constituted, to his then living descendants, per stirpes, or if there are none, to my then living descendants, per stirpes; except that the share of any beneficiary for whose

primary benefit another trust is then to be held under this instrument shall be added to and commingled with the other trust and held, or partly held and partly distributed, as if it had been an original part of the other trust.

3. In the event that my daughter shall leave no descendants her surviving, then upon the death of the survivor of my wife, my daughter, and me, the trustee shall pay over the principal of the trust and all accrued and undistributed income thereof in accordance with the provisions of this will governing the distribution of my residuary estate in the event my wife and daughter predecease me and I shall leave no descendants surviving me.

ARTICLE VII

1. If any beneficiary to whom the trustee is directed in a preceding provision to distribute any share of trust principal is under the age of twenty-one years when the distribution is to be made, and if no other trust is then to be held under this instrument for his primary benefit, his share shall vest in interest in him indefeasibly, but the trustee may in its discretion

H.M.

continue to hold it as a separate trust for such period of time as the trustee deems advisable but not after the time the beneficiary reaches that age, in the meantime using for his benefit so much of the income and principal as the trustee determines to be required, in addition to his other income from all sources known to the trustee for his reasonable support, comfort and education, and adding any excess income to principal at the discretion of the trustee.

2. (a) If at any time any beneficiary to whom the trustees are directed in this instrument to pay any income is under legal disability or is in the opinion of the trustees incapable of properly managing his affairs, the trustees may use such income for his support and comfort.

(b) Upon the death of any beneficiary, any accrued or undistributed income shall be held and accounted for, or distributed, in the same manner as if it had been received and accrued after the beneficiary's death.

3. The trustees either may expend directly any income or principal which they are authorized in this instrument to use for the benefit of any person, or may

pay it over to him or for his use to his parent or guardian, or to any person with whom he is residing, without responsibility for its expenditure.

4. No interest under this instrument shall be transferable or assignable by any beneficiary, or be subject during his life to the claims of his creditors.

5. Notwithstanding anything herein to the contrary, the trusts under this instrument shall terminate not later than twenty-one years after the death of the last survivor of my wife and my descendants living on the date of my death, at the end of which period the trustee shall distribute each remaining portion of the trust property to the beneficiary or beneficiaries, at that time, of the current income thereof, and if there is more than one beneficiary, in the proportions in which they are beneficiaries.

6. If, at any time, a trust created hereunder shall, in the sole judgment of the trustees, be of the aggregate principal value of \$10,000 or less, the trustees may, but need not, terminate such trust and distribute the assets thereof in the trustees' possession to the beneficiary or beneficiaries, at that time, of the current

income thereof, and if there is more than one beneficiary, in the proportions in which they are beneficiaries.

ARTICLE VIII

1. The trustees shall have the following powers, and any others that may be granted by law, with respect to each trust hereunder, to be exercised as the trustees in their discretion determine to be to the best interests of the beneficiaries:

(a) To retain any property or undivided interests in property received from my estate or from any other source, including residential property, regardless of any lack of diversification, risk, or non-productivity;

(b) To invest and reinvest the trust estate in any property or undivided interests in property, wherever located, including bonds, notes secured, or unsecured, stocks of corporations regardless of class, real estate or any interest in real estate, and interests in trusts, including common trust funds, without being limited by any statute or rule of law concerning investments by trustees;

(c) To sell any trust property, for cash or on credit, at public or private sales; to exchange any trust property for other property; to grant options to purchase or acquire any trust property; and to determine the prices and terms of sales, exchanges, and options;

(d) To operate, maintain, repair, rehabilitate, alter, improve or remove any improvements on real estate; to make leases and subleases for terms of any length, even though the terms may extend beyond the termination of the trust; to subdivide real estate; to grant easements,

give consents and make contracts relating to real estate or its use; to release or dedicate any interest in real estate;

(e) To borrow money for any purpose, either from the banking department of the co-trustee, or from others, and to mortgage or pledge any trust property;

(f) To employ attorneys, auditors, depositaries, proxies and agents, with or without discretionary powers; and to keep any property in the name of a trustee or a nominee, with or without disclosure of any fiduciary relationship, or in bearer form;

(g) To determine the manner of ascertainment of income and principal, and the allocations or apportionment between income and principal of all receipts and disbursements. The trustees may at any time or times charge all or any part of the trustees' regular annual compensation against the principal, regardless of any rule of law or statute to the contrary;

(h) To take any action with respect to conserving or realizing upon the value of any trust property, and with respect to foreclosures, reorganizations or other changes affecting the trust property; to collect, pay, contest, compromise or abandon demands of or against the trust estate, wherever situated; and to execute contracts, notes, conveyances and other instruments, including instruments containing covenants and warranties binding upon and creating a charge against the trust estate, and containing provisions excluding personal liability;

(i) To receive additional property from any source and add it to and commingle it with the trust estate;

(j) To enter into any transaction authorized by this Article with trustees, executors or administrators of other trusts or estates in which any beneficiary hereunder has any interest, even though any such trustee or representative is also a trustee hereunder; and in any such transaction to purchase property, or make loans on notes secured by property, even though similar or identical

property constitutes all or a large proportion of the balance of the trust estate, and to retain any such property or note with the same freedom as if it had been an original part of the trust estate;

(k) To make any distribution or division of the trust property in cash or in kind or both, and to continue to exercise any powers and discretion hereunder for a reasonable period after the termination of the trust, but only for so long as no rule of law relating to perpetuities would be violated;

(l) To allocate different kinds or disproportionate shares of property or undivided interests in property among the beneficiaries or trusts, and to determine the value of any such property. The trustees may make joint investments of funds in such trusts, and may hold the several trusts as a common fund dividing the net income therefrom among the beneficiaries of the several trusts proportionately;

(m) To establish out of income and credit to principal reasonable reserves for the depreciation of tangible property.

2. (a) To the extent that any such requirements can legally be waived, no trustee shall ever be required to give any bond as trustee; to qualify before, be appointed or in the absence of breach of trust account to any court; or to obtain the order or approval of any court in the exercise of any power or discretion hereunder.

(b) No person paying money or delivering any property to any trustee need see to its application.

(c) Any trustee shall be entitled to reasonable compensation for services in administering and distributing the trust property, and to reimbursement for expenses.

(d) Except as otherwise specifically provided in this will, the trustees may rely upon any notice, certificate, affidavit, letter, telegram or other paper or document believed by them to be genuine, or upon any evidence deemed by them to be sufficient, in making any payment or distribution hereunder. The trustees shall incur no liability for any payment or distribution made in good faith and without actual notice or knowledge of a changed condition or status affecting any person's interest in the trust.

ARTICLE XX

Any trustee at any time acting hereunder may resign at any time by written notice to the co-trustee, or if there be none, to the adult beneficiary or beneficiaries who are or in the Trustees' discretion may be, then entitled to the income from the trust (or, if none, to the parent, guardian, or

L/M

conservator of any income beneficiary of the trust who is under disability). In the event of the death, resignation, refusal or inability of my wife to act as co-trustee hereunder, then I nominate and appoint my daughter as successor co-trustee. In the event of the death, resignation, refusal or inability of my daughter to act as successor co-trustee, then THE NORTHERN TRUST COMPANY shall become sole trustee. In the event of the resignation, refusal or inability of THE NORTHERN TRUST COMPANY to act as co-trustee or trustee as the case may be, then the adult beneficiary or a majority in interest of the adult beneficiaries, as the case may be (or if none, such parent, guardian or conservator) may appoint a successor trustee to administer the trust; provided, however, that any successor in trust to THE NORTHERN TRUST COMPANY shall be a bank or trust company doing business in Chicago, Illinois, and having a capital and surplus of not less than two Million Dollars (\$2,000,000). Any successor trustee shall be clothed and vested with all the duties, rights, titles and powers whether discretionary or otherwise, as if originally named as trustee. No successor trustee shall be personally liable for any act or failure to act of any predecessor trustee, and with the approval of the



person or persons appointing him to it, the successor trustee may accept the account rendered and the property delivered to him or it by the predecessor trustee as a full and complete discharge to the predecessor trustee without incurring any liability for so doing.

ARTICLE X

In the event my wife and daughter predecease me and I shall leave no descendants surviving me, then the trust provided for in Article VI hereof shall not be created and I direct that my residuary estate be distributed as follows:

1. I direct my executor to pay to my sister, JEANNETTE L. MURRAY, at St. Paul, Minnesota the sum of Twenty-five Thousand Dollars (\$25,000), said amount to be in addition to the bequest to my sister contained in Article V hereof.

2. The balance of my residuary estate shall be divided equally between CHRIST CHURCH, Winnetka, Illinois and EVANSTON HOSPITAL ASSOCIATION, Evanston, Illinois.

ARTICLE XI

In the event that my wife shall renounce the benefits conferred upon her by this will, my remaining estate after my

LJM

wife shall have taken her statutory share thereof, shall be distributed in the manner that it would have been distributed by the provisions hereof if my wife had predeceased me.

ARTICLE XII

If at the time of my death I have an interest in a contract of sale of certain property located in Tucson, Pima County, Arizona, it is my wish that the trustees and executor hereunder continue to hold said contract, collecting the principal and interest payments thereon until fully paid and to consult with my friend, H. WALDO MURPHY, Tucson, Arizona, concerning any matters related to said contract.

If at the time of my death I own an interest in the "QUARTER CIRCLE W. CATTLE CO." partnership, Phoenix, Maricopa County, Arizona, it is my wish that the trustees and executor hereunder consult with O'MALLEY INVESTMENT AND REALTY CO., Phoenix, Arizona, or my friend, THEODORE REHN, Scottsdale, Arizona, concerning its disposition.

ARTICLE XIII

1. (a) I appoint THE NORTHERN TRUST COMPANY, Chicago, Illinois, as executor of this will, with all the powers and discretion with respect to my estate during

administration that the trustees hereunder are given with respect to the trust property (including the power to sell real or personal property at public or private sales for any purpose and to hold title to property in the name of a nominee), to be exercised without court order.

(b) Any corporate successor to the trust business of my executor, or of any corporate trustee named herein or acting hereunder, shall become executor or trustee, or both, as the case may be, in place of its predecessor, without the necessity of any conveyance or transfer.

2. (a) If my executor joins with my wife on my behalf in filing income tax returns, or consents for gift tax purposes to having gifts made by either of us during my life considered as made one-half by each of us, any resulting liability shall be borne by my estate, except such portion as my executor and my wife agree should be borne by my wife, and my estate shall exonerate my executor from personal liability therefor.

(b) My executor may make such elections under the tax laws applicable to my estate as may be deemed expedient and desirable. No compensating adjustments between principal and income, nor with respect to any bequest or devise hereunder, shall be made by my executor even though the elections so made may substantially affect (beneficially or adversely) the

interests of the various beneficiaries in the principal or income of my estate. The action of my executor with respect to elections made shall be conclusive and binding upon all beneficiaries.

(c) I hereby recommend that my executor and trustees select and retain THOMAS J. BOODELL of Chicago, Illinois as attorney in connection with the legal matters involving the settlement of my estate and the conduct of the trust created hereunder.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this, my Last Will and Testament, consisting of nineteen (19) pages, the following page included, at the foot of each of which, except this page, I have signed my initials this 24 day of October, A.D. 1963.

Locke Lamprey Murray
Locke Lamprey Murray (SEAL)
Locke Lamprey Murray

Signed, sealed, published and declared by the said LOCKE LAMPREY MURRAY, the Testator therein named, on the date last aforesaid, as and for his Last Will and Testament, in the

presence of the undersigned, who at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto, believing him to be of sound mind and memory.

Alvin B. Tall residing at 6 Longwood Road
Winnetka, Illinois

James W. St. John residing at 6 Longwood Road
Winnetka, Illinois

John S. Johnson residing at 1 Washington St

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
County Department, Probate Division

Estate of

No. 67 P 3833

Docket 705

LOCKE LAMPREY MURRAY

Page 553

CERTIFIED COPY OF DOCUMENT

I certify that the attached is a copy of TRANSCRIPTS (document)

which was filed on VARIOUS DATES LISTED BELOW.

ORDER ADMITTING WILL TO PROBATE ENTERED MAY 18, 1967

LAST WILL AND TESTAMENT APPROVED MAY 18, 1967

Aug 28, 19 67

I further certify that said will was proven agreeably

and according to the laws and usages of the State of Illinois.

Clerk of court

(Seal of court)

JOSEPH J. MC DONOUGH
Clerk of the Circuit Court

ANTHONY G. GIROLAMI
Associate Clerk, Probate Division

STATE OF MISSISSIPPI, County of Madison:

W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 10 day of November, 1967, at 11:00 AM and was duly recorded on the 10 day of November, 1967, Book No. 12 on Page 31 in my office.

Witness my hand and seal of office, this the 10 of November, 1967.

W. A. SIMS, Clerk

By V. R. Snyder, D. C.

FIRST CODICIL TO THE
LAST WILL AND TESTAMENT OF
LOCKE LAMPREY MURRAY

I, LOCKE LAMPREY MURRAY, of Kenilworth, Illinois,
declare this to be the First Codicil to my Last Will and Testament
dated October 29, 1963.

FIRST: My Last Will and Testament dated October 29, 1963
is hereby modified and amended in the following manner:

ARTICLE III is hereby deleted and the following
ARTICLE III substituted therefor:

ARTICLE III

I bequeath all my personal and household effects and
the like not otherwise effectively disposed of, such as
jewelry, clothing, automobiles, furniture, furnishings,
silver, books and pictures, (including policies of insurance
thereon, if feasible) to my wife, SUSANNE RICHARDSON MURRAY,
hereinafter referred to as "my wife", if she survives me
for thirty days, or if she does not so survive me to my
daughter, ANN MURRAY CHAPMAN, hereinafter referred to as
"my daughter".

SECOND: My said Last Will and Testament is hereby further
modified and amended in the following manner:

ARTICLE IV is hereby deleted and the following
ARTICLE IV substituted therefor:

ARTICLE IV

I am presently the owner, with my wife as joint
tenants with right of survivorship, of a residence in
Kenilworth, Illinois, and a residence in Phoenix, Arizona.

L. M.

In the event I shall acquire any other interest in either or both said residences, which interest shall not pass upon my death to any person by right of survivorship, or in the event I shall have an interest or be residing at the time of my death in another residence, my interest in which shall not pass to any person by right of survivorship, I give and devise my interest in said residence or residences to my wife if living, or if she shall not be living, I direct that such residence or residences be sold and the proceeds added to the trust created under ARTICLE VI hereof.

THIRD: My said Last Will and Testament is hereby further modified and amended in the following manner:

ARTICLE V is hereby deleted and the following ARTICLE V substituted therefor:

ARTICLE V

I give and bequeath the sums of money indicated to the following persons and organizations:

1. Ten thousand Dollars (\$10,000) to my sister, JENNETTE L. MURRAY, of St. Paul, Minnesota, if living at the time of my death.
2. Five thousand Dollars (\$5,000) to my brother, DAVID HANCOCK MURRAY, of St. Paul, Minnesota, if living at the time of my death, or if not living, then said amount to be added to the bequest to my sister, JENNETTE L. MURRAY, contained in Paragraph 1. hereof.
3. Three thousand Dollars (\$3,000) to my brother, ROBERT DOLLARD MURRAY, of New York City, New York, if living at the time of my death, or if not living, then said amount to be added to the bequest to my sister, JENNETTE L. MURRAY, contained in Paragraph 1. hereof.
4. Three thousand Dollars (\$3,000) to EDNA G. MURRAY, if she shall be married to and living with my

daughter at the time of my death.

5. Five Thousand Dollars (\$5,000) to my housekeeper, LOUISE DUNNING, if in my employ at the time of my death.
6. Five Hundred Dollars (\$500) to my houseman, ROBERT MACKEY, Evanston, Illinois, if in my employ at the time of my death.
7. Five Thousand Dollars (\$5,000) to my good friends, FRANKLIN B. BOWES, and his wife, MARION B. BOWES, of Winnetka, Illinois, jointly, or to the survivor of them.
8. One Thousand Dollars (\$1,000) to EVANSTON HOSPITAL ASSOCIATION, Evanston, Illinois.
9. One Thousand Dollars (\$1,000) to CHRIST CHURCH of Winnetka, Illinois.

FOURTH: My said Last Will and Testament is hereby further modified and amended in the following manner:

ARTICLE XIII is hereby deleted and the following ARTICLE XIII is substituted therefor:

ARTICLE XII

If at the time of my death I own an interest in the "QUARTER CIRCLE W. CATTLE CO." partnership, Phoenix, Maricopa County, Arizona, it is my wish that the trustees and executor hereunder consult with MR. CARROLL PIERCE, c/o PIERCE, BROCTER, SCHUETTE & TARANTON, INVESTMENT CO., Phoenix, Arizona, or my friend, THEODORE REHM, Scottsdale, Arizona, concerning its disposition.

FIFTH: In all other respects, I hereby ratify, confirm and republish my Last Will and Testament dated October 29, 1963.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this First Codicil to my said Last Will and Testament, consisting of four (4) typewritten pages, and for the purpose of identification

have placed my initials at the foot of the first and following pages on this 3 day of September, A.D. 1965.

Locke Lamprey Murray (SEAL)
Locke Lamprey Murray

We saw the said LOCKE LAMPREY MURRAY, in our presence, sign and seal the foregoing instrument at its end, he then declared it to be the First Codicil to his Last Will and requested us to act as witnesses to it. We believed him to be of sound mind and memory and not under duress or constraint of any kind, and then we, in his presence and in the presence of each other, signed our names as attesting witnesses, all of which was done on the date last above written in said instrument.

*all present
first witnesses*

Ruth C. Kruger Residing at 8721 Massachusetts Ave.

Carol J. ... Residing at 681 ...

... K. ... Residing at

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT—PROBATE DIVISION

ROBERT JEROME DINNE

I,, Judge of the
Circuit Court of Cook County, Illinois, certify that Joseph J. McDonough was on the date of the attached
certificate the duly qualified clerk of this court and that the certificate was made by him and is in legal
form.



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Robert Jerome Dinne
.....
1966

I, JOSEPH J. McDONOUGH, Clerk of the Circuit Court of Cook County, Illinois, certify that
..... ROBERT JEROME DINNE..... was on the date of the above certificate a duly qualified judge
of this court and that the certificate was made by him.

AUG 28 6 7

Witness,, 19.....

Joseph J. McDonough
.....
Clerk of Court

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JOSEPH J. MC DONOUGH
Clerk of the Circuit Court

ANTHONY G. GIROLAMI
Associate Clerk, Probate Division

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this 7 day of November, 1967, at 8:00 o'clock a.m.
and was duly recorded on the 10 day of November, 1967, Book No. 12 on Page 51-55
in my office.

Witness my hand and seal of office, this the 10 of November, 1967.

W. A. SIMS, Clerk

By J. R. Snyder, D. C.

BOOK 12 ONE 56

LAST WILL AND TESTAMENT
OF
A. G. OLIPHANT

19-448

I, A. G. OLIPHANT, of Tulsa, Oklahoma, do hereby make, publish and declare the following to be my Last Will and Testament, hereby revoking and cancelling all other Wills and Codicils thereto by me at any time made.

I.

I live at Tulsa, Oklahoma, and my full name is ALLEN GREEN OLIPHANT, and my wife's name is GERTRUDE O. OLIPHANT and we have one son, ALLEN GREEN OLIPHANT, JR. who was born on February 7, 1950, and I have two children by a former marriage who are a son, CHARLES W. OLIPHANT and a daughter, ALLENE OLIPHANT MAYO. Such son and daughter are of full age and live in Tulsa, Oklahoma.

II.

I hereby direct that all my just debts, including the expense of my last illness and funeral, the expense of the erection of a suitable monument to my memory, and the expense of the administration of my estate, be paid by my Executors as soon as practicable after my death.

III.

I give and bequeath the sum of \$5,000.00 to each of my brothers and sisters living at the time of my death. I give and bequeath the sum of \$5,000.00 to Lucille Oliphant, widow of my deceased brother, Samuel R. Oliphant, provided she has not remarried. If she is dead or has remarried, then this bequest is void. It is my will that no costs of administration and no taxes be deducted from any of the bequests in this paragraph and that my Executors begin paying such \$5,000.00 bequests at the rate of \$150.00 per month for each until they are paid in full and if at the time the estate is closed such sum or sums are not paid that the balance of each bequest be paid in full at that time.

IV.

I give and bequeath to each of my grandchildren living at the time of my death the sum of \$10,000.00. I give and bequeath to my nephew, Lawrence Hair, and to my nieces, Edna Hair Thomas and Kathryn Oliphant, \$5,000.00 each. These bequests are to be paid in full with no deductions therefrom.

Filed
Apr. 2, 1967
W. A. Sims, C.E.
by Gladys W. Spruill, D.C.

7-6-61

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V.

I hereby give and devise my farm located in Tulsa County, Oklahoma, near the town of Bixby, Oklahoma, comprising 437 acres, more or less, to my son, ALLEN GREEN OLIPHANT, JR.. I direct to my said son's guardian that the land if leased, be leased only under the most favorable terms and that the big house and the other dwelling house near the big house on the premises, with forty (40) acres around such houses in the form of a square, be reserved with right of egress and ingress on the present roadway to the houses, and the lease be only on a year to year basis. If my said son predeceases me without lineal heirs, then I give and devise such farm in equal shares to my son, CHARLES W. OLIPHANT, and my daughter, ALLENE OLIPHANT MAYO.

VI.

I hereby give and devise equally unto my sons, CHARLES W. OLIPHANT and ALLEN GREEN OLIPHANT, JR., or their lineal heirs per stirpes, all real property owned by me in Osage County, Oklahoma, and all personal property thereon including, but not limited to, all livestock, farming implements and equipment thereon, the said beneficiaries to take said property share and share alike. In the event my son, ALLEN GREEN OLIPHANT, JR., predeceases me and leaves no lineal descendants, then the interest herein devised to him shall go to my son, CHARLES W. OLIPHANT. Oil mining and gas lease interests are not included in this devise and bequest nor are there included in this devise and bequest any equipment, supplies, vehicles, storage yards and other appurtenances used in oil mining development and operations in Osage County, Oklahoma.

VII.

I give, bequeath and devise unto my wife, GERTRUDE O. OLIPHANT, the equal of one-fourth (1/4th) of my Oklahoma property less my Oklahoma properties devised and bequeathed in Articles V and VI in this Will. In addition thereto, I give and devise to my wife, GERTRUDE O. OLIPHANT, my home on Lot Five (5), Block Six (6), Bolewood Acres, a Subdivision in the City of Tulsa, Tulsa County, State of Oklahoma, together with the furniture, furnishings, utensils and stores on hand in said home.

I further give to her her dower right in any and all properties which I may own in the State of Arkansas and any dower rights she may have in any property located in any other State which has a provision for a dower right in the surviving wife. These properties shall go to my wife free of Federal Estate Taxes.

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VIII.

I specifically authorize and direct my Executors to carry out the terms of a certain Agreement executed on June 21, 1946, by and between CAROL E. OLIPHANT and myself, which Agreement refers to a Property Settlement Agreement entered into by A. G. Oliphant and Carol E. Oliphant, and incident to a decree of divorce in Cause Numbered D-24818, District Court of Tulsa County, Oklahoma, and dated March 11, 1942; and further referring to the termination of a certain Trust in which A. G. Oliphant was Trustor and Charles W. Oliphant was Trustee for the benefit of Carol E. Oliphant, and pursuant to provisions in the Agreement of June 21, 1946, I hereby incorporate, by reference, the second and third unnumbered paragraphs on page 4 of the Agreement of June 21, 1946, and hereby acknowledge the liability created in such paragraphs to be a debt against my estate, which said Agreement, and the debt created thereby shall be binding upon my heirs, executors, and their successors and assigns.

There is a further obligation to pay to my divorced wife, Carol E. Oliphant, the sum of \$1,000.00 per month during her lifetime as provided in the Agreement executed by us dated June 21, 1946, which was a modification of a prior agreement which was executed at the time of our divorce on March 11, 1942.

IX.

All the rest, residue and remainder of my Oklahoma property I give, devise and bequeath in equal shares to my three children, Charles W. Oliphant, Allene Oliphant Mayo and Allen Green Oliphant, Jr., but the share of my son, Allen Green Oliphant, Jr., I give in Trust to The National Bank of Tulsa in Trust to hold, manage and distribute as provided in this Will. If my son, Allen Green Oliphant, Jr., predeceases me, then the interest herein given to him and to the Bank as Trustee for him is hereby given, bequeathed, and devised to my son, Charles W. Oliphant and daughter, Allene Oliphant Mayo, share and share alike.

X.

With reference to my properties in the State of Texas, they are my separate property and were acquired by me long prior to my marriage to Gertrude O. Oliphant, I give, devise and bequeath all of such Texas properties one-half (1/2) to my son, ALLEN GREEN OLIPHANT, JR., in Trust, but such half to

7-6-61 3 A G O

The National Bank of Tulsa as Trustee for said son to hold, manage and distribute as provided in this Will, and one-fourth (1/4) to each of my children, CHARLES W. OLIPHANT and ALLENE OLIPHANT MAYO, or their lineal heirs per stirpes share and share alike, provided, however, that in the event either of my said children should predecease me and not leave lineal heirs then the surviving child or children should take said separate Texas properties. These shares are not equal for the reason that CHARLES AND ALLENE are in good financial circumstances.

XI.

With reference to my properties in the State of Louisiana, they are my separate property and were acquired by me long prior to my marriage to Gertrude O. Oliphant, I give, bequeath and devise all of such Louisiana properties one-half (1/2) to my son, ALLEN GREEN OLIPHANT, JR., in Trust but such half to The National Bank of Tulsa as Trustee for said son to hold, manage and distribute as provided in this Will, and one-fourth (1/4) each to my children, CHARLES W. OLIPHANT and ALLENE OLIPHANT MAYO, or their lineal heirs per stirpes share and share alike provided, however, that in the event either of my said children should predecease me and not leave lineal heirs then the surviving child or children should take said separate Louisiana properties. If said Bank cannot act as Trustee for the Louisiana properties, then I appoint my son, CHARLES W. OLIPHANT as Trustee, without bond, to hold, manage and distribute as hereinafter provided for the Trustee.

XII.

I hereby give, devise and bequeath all the rest, residue and remainder of my estate not heretofore disposed of in the following proportions to my three children, to-wit: To ALLEN GREEN OLIPHANT, JR., one-half (1/2), in Trust, but such half to The National Bank of Tulsa as Trustee for said son to hold, manage and distribute as provided in this Will, to CHARLES W. OLIPHANT one-fourth (1/4), and to ALLENE OLIPHANT MAYO one-fourth (1/4).

XIII.

The National Bank of Tulsa as Trustee shall hold in Trust, manage and distribute the properties herein devised for the benefit of my son, ALLEN GREEN OLIPHANT, JR., as hereinafter provided to-wit:

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- A. (1). One-fourth (1/4) of the trust properties shall be delivered to my said son, Allen Green Oliphant, Jr., when he reaches the age of 25. One-third (1/3) of the balance of the property shall be distributed to such son when he reaches the age of 30. One-half (1/2) of the remainder of the properties in trust shall be delivered to such child when he reaches the age of 35 and the balance of the properties in trust shall be delivered to such child when he reaches the age of 40. Thereupon, said trust shall be completed and terminated.
- (2). If Allen Green Oliphant, Jr., dies before final distribution of the trust estate or estates created by this Will, the undistributed properties shall go to his issue and if more than one, in equal shares to such issue and be distributed to each such issue as he or she reaches the age of 21.
- (3). The net income available for distribution shall be accumulated and added to the corpus and the corpus shall be distributed as provided in the next preceeding paragraphs.
- (4). Any of the trust estate not disposed of under the foregoing provisions shall go to and be distributed to my heirs at law, their identity and their respective shares to be determined according to the laws of succession of the State of Oklahoma and to vest as of the date of my death.
- B. Each and every beneficiary of this trust shall be without right, power or authority to sell, pledge, mortgage or in any other manner encumber, alienate or impair his or her beneficial or legal interest in the trust or any part thereof, or in the principal or income thereof, and the beneficial and legal interest in and the principal and income of the trust and every part thereof shall be free from the interference or control of creditors of each and every beneficiary of the trust and shall not be subject to the claims of any creditor of any beneficiary, nor liable to attachment or execution or any other process of law and the income and principal of the said trust shall be paid over to the beneficiaries in person (or in the event of the minority of incompetency of any beneficiary, then in person to the duly appointed guardian of said beneficiary) at the time and in the manner herein provided, and not upon any written or verbal order, nor upon any assignment or transfer thereof by said beneficiary or by operation of law.
- C. To carry out the purposes of this trust and subject to any limitations herein expressed, the Trustees are vested with the following powers and discretions, in addition to any now or hereafter conferred by law, affecting the trust and the trust estate:

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- (1) To hold any property and to continue and operate any business received in this trust as long as they may deem advisable.
- (2) To manage, control, sell, convey, exchange, partition, divide, subdivide, improve, repair; to grant options and to sell upon deferred payments; to lease for terms within or extending beyond the duration of this trust for any purpose, including exploration for and removal of gas, oil and other minerals; to compromise, arbitrate or otherwise adjust claims in favor of or against the trust; to create restrictions, easements and other servitudes; to carry such insurance as the Trustees may deem advisable.
- (3) To invest principal, and income if accumulated, in such securities and properties as the Trustees may deem advisable, whether or not authorized by law for the investment of trust funds.
- (4) To hold securities or other property in the name of the Trustees or in the name of their nominee, with or without disclosure of this trust; the Trustees being responsible for the acts of such nominee affecting such property.
- (5) To advance funds to this trust for any trust purpose, such advances with interest at current rates to be a first lien on and to be repaid out of principal or income; to reimburse themselves from principal or income for any loss or expense incurred by reason of their ownership or holding of any property in this trust.
- (6) To borrow money for any trust purpose upon such terms and conditions as may be determined by the Trustees, and to obligate the trust estate for the repayment thereof; to encumber the trust estate or any part thereof by mortgage, deed of trust, pledge or otherwise; to transfer property as they shall select for the purpose of effecting and encumbrance, including leases, and retransferring to the Trustees subject thereto; such transfer and retransfer in no way to suspend or impair this trust.
- (7) To have respecting securities all the rights, powers, and privileges of an owner, including, without limiting the foregoing, the power to give proxies, pay calls, assessments, and other sums deemed by the Trustees necessary for the protection of the trust estate; to participate in voting trusts, pooling agreements, foreclosures, reorganizations, consolidations, mergers and liquidations, and in connection therewith to deposit securities with and transfer title to any protective or other committee under such terms as the Trustees may deem advisable; to exercise or sell stock subscription or conversion rights; regardless of any limitations elsewhere in this instrument relative to investments by the Trustees, to accept and retain as an investment hereunder any securities received through the exercise of any of the foregoing powers.
- (8) Upon any division or partial or final distribution of the trust estate, to partition, allot, and distribute the trust estate in undivided interests or in kind, or partly in money and partly in kind, at such valuation and according to such method or procedure as the Trustees may determine, and to sell such property as the Trustees may deem necessary to make such division or distribution.

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- (9) To budget the estimated annual income in order to equalize, so far as practicable, periodical income payments to beneficiaries.
- (10) To determine in their discretion what is principal or income of the trust estate, and what items shall be charged or credited to either.
- (11) All discretions conferred upon the Trustees shall, unless specifically limited, by absolute and their exercise conclusive on all persons interested in this trust. The enumeration of certain powers of the Trustees shall not limit their general powers, the Trustees being hereby vested with and having, as to the trust estate and in the execution of this trust all the rights, powers and privileges which an absolute owner of the same property would have.
- (12) The provisions of the Oklahoma Trust Act including provisions for investment by Trustees shall govern except where modified or limited by the provisions of this Will.

D. The Trustees hereunder shall receive reasonable compensation for their services.

XIV.

I hereby designate and appoint CHARLES W. OLIPHANT, my son, and C. R. KAUFFMAN, who is my accountant, and The National Bank of Tulsa, Tulsa, Oklahoma, Executors of this my Last Will and Testament, hereby stipulating that they may qualify and serve without bond and I hereby expressly authorize my Executors during the probate of my estate, to carry on any business which I am interested in at the time of my death and I hereby expressly authorize and empower my said-Executors to drill for oil and gas, to develop and further develop oil and gas properties owned by me, to sell, transfer, mortgage, convey or lease, including lease for oil and gas any real estate or personal property of which I may die seized, for any purpose whatever, whether for payment of debts, family allowance, charges, and expenses of administration, purpose of distribution or otherwise as in their discretion may seem to the best interest of my estate at either public or private sale, with or without securing any previous order of court therefor, all such sales or conveyances being subject to the confirmation of court, as provided by law, except in the State of Texas my Executors are hereby named independent Executors, and that the County Court of Texas should have no authority except for the admitting the Will to probate, appointing Executors, approving the inventory and list of claims. I also

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give my Executors full power and authority to settle and compromise any claim either in favor of or against my estate as to my said Executors which seem best and for the purpose aforesaid and to execute and deliver all necessary and proper conveyances and to give full receipts and discharges but all such settlements to be approved by the County Court of Tulsa County, Oklahoma.

XV.

With reference to Trustees appointed under this Will, if the Bank cannot serve in any state where I have property, then I appoint CHARLES W. OLIPHANT, my son, as Trustee to serve without bond in such state or states in which the Bank cannot qualify as Trustee. I have specifically so provided as to my Louisiana properties but I realize there may be other states and to cover this question I have included this Article in my Will.

XVI.

I direct my Executors to pay the estate taxes and costs of administration herein out of the Oklahoma residuary estate, leaving to the discretion of my Executors which of said properties should be used to pay such taxes and administration costs.

XVII.

In the event my wife predeceases me, or should my wife and I die as a result of a common disaster, then and in that event all that I have given to my wife hereunder shall go to our son, ALLEN GREEN OLIPHANT, JR., in Trust as heretofore provided and in such event I hereby designate and appoint my son, CHARLES W. OLIPHANT, of Tulsa, Oklahoma, and The National Bank of Tulsa, Tulsa, Oklahoma, guardians of my son, ALLEN GREEN OLIPHANT, JR. But if my wife survives me, then I appoint my wife, GERTRUDE O. OLIPHANT, as guardian of the person of ALLEN GREEN OLIPHANT, JR., and CHARLES W. OLIPHANT and THE NATIONAL BANK OF TULSA as guardians of the estate of ALLEN GREEN OLIPHANT, JR.

IN WITNESS WHEREOF, I, A. G. OLIPHANT, have to this my Last Will and Testament, consisting of 9 pages, including the attestation thereof, subscribed my name this 6 day of July, 1961, at Tulsa, Oklahoma.


A. G. OLIPHANT

We, whose names are hereto subscribed, do hereby certify and declare that A. G. OLIPHANT, the maker and publisher of the foregoing Will, executed the same in our presence and in the presence of each other, and at the time declared to each of us that the same was his Last Will and Testament, and we, thereupon, at his request, in his presence and in the presence of each other, sign our names as witnesses this 6 day of July, 1961.

NAME

ADDRESS

<u>J. C. Farmer</u>	<u>2632 So. St. Louis, Tulsa,</u>
<u>Clair E. Brown</u>	<u>2341 So. Columbia St. Tulsa, Ok</u>
<u>Dorothy D. Johnston</u>	<u>1749 So. Casanova, Tulsa, Ok</u>

BOOK 12 PAGE 65-2838

CODICIL TO THE
LAST WILL AND TESTAMENT OF
A. G. OLIPHANT

COUNTY COURT
STATE OF OKLAHOMA, TULSA COUNTY

Mar 29, 1967
SAMUEL WHITE, CLERK

THIS CODICIL is executed by A. G. OLIPHANT to his Last Will and Testament heretofore executed, dated July 6, 1961, and by this Codicil my said Will is amended and changed as follows:

1. Paragraph III is amended raising each of the bequests in said paragraph from \$5,000 to \$10,000.
2. Paragraph IV is amended as to my nephew and nieces therein named, increasing the bequests of each from \$5,000 to \$10,000.
3. Paragraph V on Page 2 of said Last Will and Testament is changed in that I direct that my said son's Guardian shall not lease any part of said land, nor any of the buildings thereon during the minority of my said son, Allen Green Oliphant, Jr. In no other respect is said Paragraph V changed.

In all other respects my said Will above referred to is in all things confirmed.

IN WITNESS WHEREOF, I, A. G. OLIPHANT, have subscribed

FILED
THIS DAY
NOV 2 1967
W. A. SIMS
Clerk
By *W. A. Sims*

name this 1st day of July, 1963 at Tulsa, Oklahoma.

A. G. Oliphant
A. G. OLIPHANT

We, whose names are hereto subscribed, do hereby certify and declare that A. G. OLIPHANT, the maker and publisher of the foregoing Codicil, executed the same in our presence and in the presence of each other, and at the time declared to each of us that the same was his Codicil to his Last Will and Testament, and we, thereupon, at his request, in his presence and in the presence of each other, signed our names as witnesses this 1st day of July, 1963.

NAME	ADDRESS
<i>William M. Avey</i>	<i>Tulsa, Oklahoma</i>
<i>Carrie E. Lawrence</i>	" "
<i>Mary Jane Sellers</i>	" "

BOOK 12 PAGE 66

SECOND CODICIL TO THE
LAST WILL AND TESTAMENT OF
A. G. OLIPHANT

6-19-64

Small Will, Oklahoma

THIS SECOND CODICIL is executed by A. G. OLIPHANT to his Last Will and Testament heretofore executed, dated July 6, 1961, and Codicil dated July 1, 1963, and by this Second Codicil my said Will and first Codicil are amended and changed as follows:

1. By my Will I appointed as Executors Charles W. Oliphant, my son, and C. R. Kauffman, who was my accountant and the National Bank of Tulsa, Tulsa, Oklahoma. Mr. Kauffman has retired and by this Second Codicil, I delete his name as Executor, thereby leaving as Executors, Charles W. Oliphant, my son, and the National Bank of Tulsa, Tulsa, Oklahoma, with the same force and effect as if they were the only executors appointed in my Original Last Will and Testament dated July 6, 1961.

In all other respects my said Will and first Codicil are in all things confirmed.

IN WITNESS WHEREOF, I, A. G. OLIPHANT, have subscribed my name this 19th day of June, 1964, at Tulsa, Oklahoma.

A. G. Oliphant
A. G. OLIPHANT

We, whose names are hereto subscribed, do hereby certify and declare that A. G. OLIPHANT, the maker and publisher of the foregoing Second Codicil, executed the same in our presence and in the presence of each other, and at the time declared to each of us that the same was his Second Codicil to his Last Will and Testament, and we, thereupon, at his request, in his presence and in the presence of each other, signed our names as witnesses this 19th day of June, 1964.

NAME

ADDRESS

<u>Mary Jane Sellers</u>	<u>Tulsa, Oklahoma</u>
<u>Robert D. Anderson</u>	<u>Tulsa, Oklahoma</u>
<u>J. S. Jernsey</u>	<u>Tulsa, Oklahoma</u>

IN THE COUNTY COURT WITHIN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

IN THE MATTER OF THE ESTATE OF)
A. G. OLIPHANT, a/k/a ALLEN GREEN)
OLIPHANT, Deceased.)

No. 42838

COURT CLERK
TULSA COUNTY, OKLAHOMA
SADIE H. LITTLE, Court Clerk

ORDER ADMITTING WILL TO PROBATE

This matter coming on for hearing this 25th day of April, A.D., 1967, upon the Petition of Charles W. Oliphant and National Bank of Tulsa to have admitted to probate the instruments filed herein on the 29th day of March, 1967, purporting to be the Last Will and Testament and two Codicils of A. G. Oliphant, deceased; and the Petitioners, Charles W. Oliphant appearing in person, and National Bank of Tulsa appearing by Francis G. Hawkins, its Senior Vice-President and Senior Trust Officer, and by their attorneys, Farmer, Woolsey, Flippe & Bailey, and after the introduction of evidence the Court finds that A. G. Oliphant departed this life on the 23rd day of March, 1967, a resident of Tulsa County, Oklahoma and further finds that notice of this hearing was given by mailing copies of the notice of this hearing to all heirs, legatees and devisees at their last known place of residence and by publication of notice of this hearing in the Tulsa Daily Legal News, published at Tulsa, Tulsa County, Oklahoma, for ten consecutive days prior to this date, the first of said publications being on the 30th day of March, 1967, and the last upon the 12th day of April, 1967. The Court finds that the instruments propounded herein for probate were duly executed by A. G. Oliphant, deceased, and that at the time of the execution thereof said testator was of full age, of sound mind and memory and was not acting under duress, fraud, menace, or undue influence, and that said Will and two Codicils were executed in all particulars as required by law.

BOOK 12 PAGE 68

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that said instruments be admitted to probate as and for the Last Will and Testament and two Codicils of A. G. Oliphant, deceased, and that said instruments be and hereby are established as a valid Will, and Codicils passing both real and personal estate and Charles W. Oliphant and National Bank of Tulsa, named in the Will and Codicils, are hereby appointed Executors, upon subscribing the oath of office required by law and without bond as provided in the Will of A. G. Oliphant.

W. H. H. H.

County Judge

Samuel W. Fry, Court Clerk, for Tulsa County
Oath of Office by party that the foregoing
true and correct copy of the instrument herein
will set out as appears in the Court
Clerk's Office of Tulsa County, Oklahoma, on
the 32 day of April, 1967
By *Samuel W. Fry* Samuel W. Fry
Deputy Court Clerk

IN THE COUNTY COURT WITHIN AND FOR TULSA COUNTY
STATE OF OKLAHOMA

IN THE MATTER OF THE ESTATE OF)
A. G. OLIPHANT, a/k/a)
ALLEN GREEN OLIPHANT, Deceased.)

No. 42838

COUNTY COURT
TULSA COUNTY, OKLAHOMA
APR 25 1967
County Clerk

LETTERS TESTAMENTARY

STATE OF OKLAHOMA)
) ss.
COUNTY OF TULSA)

The Last Will and two Codicils of A. G. Oliphant, deceased, having been proved and recorded in the County Court of Tulsa County, CHARLES W. OLIPHANT and NATIONAL BANK OF TULSA, named in said Will and Codicils, are hereby appointed Executors.

WITNESS, WHIT Y. MAUZY, Judge of The County Court of the County of Tulsa, the 25th day of April, 1967.

Whit Y. Mauzy

County Judge

STATE OF OKLAHOMA)
) ss.
COUNTY OF TULSA)

I, CHARLES W. OLIPHANT, do solemnly swear that I will perform according to law the duties of Executor of the Last Will and Codicils of A. G. Oliphant, deceased, so help me God.

Charles W. Oliphant

Charles W. Oliphant

I, FRANCIS G. HAWKINS, Senior Vice-President and Trust Officer of the NATIONAL BANK OF TULSA and as such officer authorized to make and subscribe to oaths on its behalf, do solemnly swear that the NATIONAL BANK OF TULSA will perform according to law the duties of Executor of the Last Will and Codicils of A. G. Oliphant, deceased, so help me God.

Francis G. Hawkins
Francis G. Hawkins

Subscribed and sworn to by CHARLES W. OLIPHANT and FRANCIS G. HAWKINS before me this 25th day of April, 1967.

Whit Y. Maury
WHIT Y. MAURY, County Judge

I, Samuel W. Fry, Court Clerk for Tulsa County, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the instrument here-with set out as appears of record in the Court Clerk's Office of Tulsa County, Oklahoma, this 25th day of April, 1967.
By Samuel W. Fry Samuel W. Fry
Deputy Court Clerk

STATE OF OKLAHOMA, }
County of Tulsa } ss.

BOOK 12 PAGE 71

I, SAMUEL W. FRY, Court Clerk within and for said County and State, do hereby certify that the foregoing are true, full and correct copies of the following instruments, to-wit:

CODICIL TO THE LAST WILL AND TESTAMENT OF A. G. OILPHANT
SECOND CODICIL TO THE LAST WILL AND TESTAMENT OF A. G. OLIPHANT
LAST WILL AND TESTAMENT OF A. G. OLIPHANT
ORDER ADMITTING WILL TO PROBATE
LETTERS TESTAMENTARY

in the matter of the estate of A. G. OLIPHANT AKA ALLEN GREEN OLIPHANT the same appear on the records of the County Court of Tulsa County, State of Oklahoma. DECEASED # 42838

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in the City of Tulsa, in said County, this

20th day of OCTOBER, 19 67

Samuel W. Fry
Court Clerk of Tulsa County, State of Oklahoma.

STATE OF OKLAHOMA, }
County of Tulsa } ss.

I, WHIT Y. MAUZY, sole presiding Judge of the County Court of Tulsa County, State of Oklahoma, do hereby certify that SAMUEL W. FRY, whose name is subscribed in and to the foregoing certificate attached, now is, and was, at the time of signing and sealing said Certificate, Court Clerk within and for Tulsa County, State of Oklahoma, and, as such Court Clerk of Tulsa County, and the keeper of the records thereof, duly elected, commissioned and qualified to office; that full faith and credit are, and of right ought to be, given to all his official acts, as such, in all Courts of record in the United States and elsewhere; that said certificate is in due form of law and by the proper officer.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court in the County of Tulsa, State of Oklahoma, this

20th day of OCTOBER, 19 67

Whit Y. Mauzy
Judge of the County Court of Tulsa County, State of Oklahoma

STATE OF OKLAHOMA, }
County of Tulsa } ss.

I, SAMUEL W. FRY, Court Clerk, within and for the County of Tulsa, State of Oklahoma, do hereby certify that the County Court of said County and State is a court of record with an official seal and having exclusive original jurisdiction of all matters probate and testamentary in said County, and that the Honorable

WHIT Y. MAUZY, whose genuine signature appears to the annexed Certificate, is now, and was at the time he signed the same the sole Judge of said Court, duly elected, commissioned and qualified, and that full faith and credit are, and of right ought to be, given to all his official acts, as such, in all courts of record of the United States and elsewhere, and that his said Certificate is in due form of law and by the proper officer.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official

seal at my office in said County, this 20th day of

OCTOBER, 19 67

Samuel W. Fry
Court Clerk of Tulsa County, State of Oklahoma.

EXHIBIT "A", Page 16

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 2nd day of November, 1967, at _____ o'clock _____ M., and was duly recorded on the 10 day of Nov., 1967, Book No. 11 on Page 56 in my office.

Witness my hand and seal of office, this the 10 of November, 1967.

W. A. Sims
W. A. SIMS, Clerk
By *Gladys W. Spivey*, D. C.

BOOK 12 PAGE 72

19-451

I, Missouri Cummings, a resident of Madison County, Mississippi, above the age of twenty-one years, of sound 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 to have been made, or purporting to have been made by me.

ITEM I

I want my debts to be paid, if my burial policy is not sufficient to furnish me a decent funeral, then I want such additional amount as may be satisfactory to my Executrix to be paid out of my estate.

ITEM II

All property which I may own at the time of my death, whatever its nature, and wherever located, including money, securities, land and other assets, I devise and bequeath to my daughter, Lillie Cummings. I have heretofore given each of my children a homestead except Lillie, and she has substantially helped me when I had need for it. Nevertheless, I place upon Lillie the obligation to see that during any illness that I may have, the proper medical aid, and doctor's bills shall be taken care of by her.

ITEM III

Should Lillie pre-decease me, without heirs other than her surviving brothers and sisters, then the property above devised and bequeathed to Lillie shall be divided equally among my children surviving at my death, and the children of any of my children who will then have pre-deceased me, except Harry Cummings, or his heirs, and except the heirs of Pearl Cummings King.

I appoint my daughter, Lillie Cummings, as Executrix of this, my Last Will and Testament. Should she pre-decease me, or if for any reason should refuse to qualify, or having qualified should resign, or for any cause be unable to serve, or continue to serve as Executrix, then Margree Griffin shall succeed as Executrix with all rights originally vested in her sister, Lillie Cummings.

Witness my signature this day of August, 1966, in the presence of the witnesses subscribing hereunto, who have subscribed as such at my special instance and request, in my presence.

Missouri Cummings
Missouri Cummings

WITNESSES:

Henry Dean
Gladys Ruffington

FILED
THIS DAY
NOV 10
W. A. STUBBS
CLERK
V. R. Snyder Jr.

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Stubs, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 10 day of November, 1967, at 8 o'clock A.M., and was duly recorded on the 29 day of November 1967 Book No. 12 on Page 72 in my office.

Witness my hand and seal of office, this the 29 of November, 1967

W. A. STUBBS, Clerk
By *V. R. Snyder Jr.*, D. C.

BOX 12 NOV 73

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF MISSOURI CUMMINGS,)
Deceased,)
-0-)
LILLIE CUMMINGS,)
Executrix.)

No. 19-451

AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally appeared before me, the undersigned authority in and for the above County and State, Hermon Dean and Gladys Buffington, each of whom, first having been by me duly sworn, on oath did say, that upon a day in the month of August, 1966, in the office of Hermon Dean, Esq., in Canton, Mississippi, Missouri Cummings, in their presence, signed a will by which she devised her property to her daughter, Lillie Cummings, and in which she appointed said Lillie Cummings Executrix thereof, and that they attested the execution of said will by subscribing their names as witnesses; that at said time and place, Missouri Cummings was above the age of twenty-one years and of sound, disposing mind and memory.

Hermon Dean
Hermon Dean

Gladys Buffington
Gladys Buffington

SWORN TO AND SUBSCRIBED before me, this, the 10th day of November, 1967.

W. A. SIMS, CHANCERY CLERK
BY V. R. Snyder, D.C.

FILED
THIS DAY
NOV 11 1967
W. A. S.
By V. R. Snyder D.C.

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 10 day of November, 1967, at 8 o'clock A M., and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 73 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

W. A. SIMS, Clerk
By V. R. Snyder, D.C.

Last Will and Testament

OF

ALLEASE G. BOOSE

I, Allease G. Boose, a resident of Madison County, Mississippi, a widow, and being of sound and disposing mind and memory and over the age of twenty-one years, do hereby make, declare and publish this to be my LAST WILL AND TESTAMENT, hereby revoking all others heretofore made by me.

ITEM #1. I give, devise and bequeath to my mother, Ella Gallared, the sum of Five Hundred (\$500.00) Dollars cash and the exclusive use of all my real property during her lifetime.

ITEM #2. After the death of my mother, Ella Gallared, I give, devise and bequeath the home house my mother and I have occupied for a number of years and the three acres surrounding the home house as near as possible to my daughter, Yvonne Mae Boose, the said three acres surround^{ing} the house here mentioned to be selected solely by Yvonne Mae Boose.

ITEM #3. The balance of my property, real, personal and mixed, I give devise and bequeath to my three children, Yvonne Mae Boose, she to receive 2/3rd of the remainder of all my property and the remaining one-third (1/3) interest I give to Walter Ella Anderson and Perry L. Geyer, they to each share in this undivided 1/3rd interest.

ITEM 4. I name constitute and appoint my daughter, Walter Ella Anderson, Executrix of this my Last Will and Testament and direct no bond be required of her and that she be not required to account to any courts except that which is required by law.

WITNESS my signature, this the 5th day of July, 1967, and the signature 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.

This 5th day of July, 1967.

WITNESSES:

[Handwritten signatures of witnesses]

[Handwritten signature of Allease G. Boose]
Allease G. Boose - Testatrix

FILED
THIS DAY
NOV 16 1967
W. A. SIMS
CHANCERY CLERK
[Handwritten signature]

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 16 day of November, 1967, at 9 o'clock P.M., and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 74 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

W. A. SIMS, Clerk

[Handwritten signature], D. C.

19-454

STATE OF MISSISSIPPI
MADISON COUNTY

BOOK 12 PAGE 75

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of Allease G. Boose, 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, ~~XXXX~~, subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Allease G. Boose who, being duly sworn, deposed and said, that the said Allease G. Boose signed, published and declared said instrument as her last will and testament on the 5th day of July, A. D., 1967, the day of the date of said instrument, in the presence of this deponent, and in the presence of Dorethea Hart the other subscribing witness, and that said Testat rix 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 Dorethea Hart ~~XXXX~~ subscribed and attested said instrument as witness

to the signature and publication thereof, at the special instance of said Testat rix, and in the presence of the said Testat rix and in the presence of each other, on the day and year of the date of said instrument.

Josephine Hood

Sworn to and subscribed before me this the 16 day of November, A. D., 1967

W. A. SIMS, Chancery Clerk.

V. R. Snyder, D. C.

FILED
THIS DAY
NOV 16
W. A. SIMS
CHANCERY CLERK
BY V. R. Snyder

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 16 day of November, 1967 at 8 o'clock A M., and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 75 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

By V. R. Snyder, W. A. SIMS, Clerk, D. C.

LAST WILL AND TESTAMENT OF MRS. LENA WESTER BALES

* 19-456.

I, Mrs. Lena Wester Bales, 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 Executor pay my just debts.

Item 2- I will, bequeath and devise to my nephew, Wester D. Miles, Jr., also known as Wester D. Miles, all of the real property owned by me on the South Side of Yandell Avenue in the City of Canton, Madison County, Mississippi and being the same property conveyed to me by my said Nephew by deed dated August 5, 1955, recorded in Deed Book No. 62 at Page 476 of the land records of Madison County, Mississippi and by deed dated March 30, 1962, recorded in Deed Book No. 85 at page 29 of the land records of Madison County, Mississippi, whether properly or specifically described herein or not.

Item 3- I will, bequeath and devise to my Nephew, Wester D. Miles, Jr., also known as Wester D. Miles, all of my furniture, bric-a-brac, pictures, linen and household furnishings and supplies owned by me at the time of my death.

Item 4- I will, bequeath and devise all of the balance of my property, both real, personal and mixed, not heretofore mentioned in this will, share and share alike, to Mrs. Cammie W. Jackson, my sister, Wester D. Miles, Jr., also known as Wester D. Miles, my Nephew, Mrs. Berenice Friend Le Blanc, my Niece, and Mrs. Mae Wester Friend Marie, my Sister, but the share left to my Sister, Mrs. Mae Wester Friend Marie, shall be held in trust by First National Bank of Canton, Mississippi for the care, use and support of the said Mrs. Mae Wester Friend Marie on the terms and conditions hereinafter set out.

I direct that said First National Bank of Canton, Mississippi as said Trustee shall not be required to give bond or

make account
FILED
THIS DAY
W. A. S.
BY *U. R. Bryan*

the right and power to manage, lease as lessor, rent, operate, control or dispose of all or any part of said property in any way that it deems advisable and to invest or reinvest any monies in said trust without the consent or approval of any person, persons or court and shall have the absolute right and power to sell and convey on any terms the said Trustee deems advisable any or all of the property in this trust without the sanction or permission of any person or persons or court. The said Trustee shall have the right and power to expend any monies or properties in this trust in any way the said Trustee deems advisable for the care, use and support of said Mrs. Mae Wester Friend Marie so long as said Trustee does not expend more than the sum of Fifty Dollars (\$50.00) per month, exclusive of administrative costs of this trust, on said Mrs. Mae Wester Friend Marie. The said Trustee shall pay itself a reasonable fee for said services as Trustee, and the reasonableness of said fee shall be determined by said Trustee without having to get the approval of any person or court.

This trust shall terminate on the death of Mrs. Mae Wester Friend Marie and any property, either real, personal or mixed, remaining in this trust at that time shall vest in and become the property of Mrs. Cammie W. Jackson, Wester D. Miles, Jr. and Mrs. Berenice Friend Le Blanc, share and share alike, but in the event Mrs. Cammie W. Jackson, Wester D. Miles, Jr. and Mrs. Berenice Friend Le Blanc are not all living at the time of the death of Mrs. Mae Wester Friend Marie, then the property remaining in said trust at the time of the death of Mrs. Mae Wester Friend Marie shall vest in and become the property of the survivor or survivors, as the case may be, of said three persons.

Item 5- I name, constitute and appoint my Nephew, Wester D. Miles, Jr., as Executor of this my last will and testament and I direct that he not be required to make bond or account to any person or court as such Executor.

Signed, published and declared by me to be my last will and testament on this the 22 day of December, 1966 in the presence of the undersigned witnesses who, at my request, in my presence

BOOK 12 PAGE 78

and in the presence of each other affixed their names as witnesses thereto on the day and date aforesaid.

Mrs. Lena Wester Bales
Mrs. Lena Wester Bales

WITNESSES TO SIGNATURE:

Clair A. Casbeer

Reuben J. Barber

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 16 day of November, 1967 at 8 o'clock A. M., and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 76 in my office.

Witness my hand and seal of office, this the 29 of November, 1967

W. A. SIMS, Clerk

By V. R. Snyder, D. C.

BOOK 12 PAGE 79

19-456

STATE OF MISSISSIPPI
MADISON COUNTY

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
MRS. LENA WESTER BALES, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, Elaine O. Casbeer, one of the ~~XXXXX~~ subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Mrs. Lena Wester Bales

who, being duly sworn, deposed and said, that the said Mrs. Lena Wester Bales

signed, published and declared said instrument as her last will and testament on the
22nd day of December, A. D., 1966, the day of the date of said instrument, in the

presence of this deponent, and in the presence of Percy F. Parker

the other subscribing witness, and that said Testat rix 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 Percy F. Parker

~~and~~ subscribed and attested said instrument as witness ~~of~~

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

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

Elaine O. Casbeer
Elaine O. Casbeer

Sworn to and subscribed before me this the 16th day of November, A. D., 1967.

~~W. A. SIMS, Chancery Clerk~~

H. Nolan Fancker, D.C.
Notary Public

(Seal) My commission expires: _____

FILED
THIS DAY

V. R. Snyder D.C.

STATE OF MISSISSIPPI, County of Madison:

L. W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this 16 day of November, 1967, at 8 o'clock P. M.,
and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 79
in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

By V. R. Snyder, W. A. SIMS, Clerk, D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

12 FEB 80

19-456

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
Mrs. Lena Wester Bales _____, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, Percy F. Parker, ^{one of the} ~~notary~~ _____, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Mrs. Lena Wester Bales

who, being duly sworn, deposed and said, that the said Mrs. Lena Wester Bales

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

22nd day of December, A. D., 1966, the day of the date of said instrument, in the

presence of this deponent, and in the presence of Elaine D. Casbeer

the other subscribing witness _____, and that said Testat rix 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 Elaine D. Casbeer

_____ subscribed and attested said instrument as witness of

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

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

Percy F. Parker

Sworn to and subscribed before me this the 16th day of November, A. D., 1967.



~~W. A. SIMS, CHANCERY CLERK~~

W. A. Sims
Notary Public. ~~BOOK~~

FILED
THIS DAY
NOV 1967
W. A. SIMS
CHANCERY CLERK
By V. R. Snyder ~~oc~~

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this 16 day of November, 1967, at 8 o'clock A.M.,
and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 80
in my office.

Witness my hand and seal of office, this the 29 of November, 1967.
By V. R. Snyder ^{W. A. SIMS, Clerk} _____, D. C.

Last Will and Testament

KNOW ALL MEN BY THESE PRESENTS, That I, James Hester Fox, generally signing and known simply as Hester Fox, a resident of Madison County, Mississippi, above the age of twenty-one years and of sound, disposing mind and memory, do hereby make, publish, and declare this my Last Will and Testament, hereby revoking all other instruments of like nature and codicils thereto, heretofore made, or purporting to have been made by me.

ITEM I

I desire all my just debts and funeral expenses to be paid.

ITEM II

(a) All property of which I may die seized and possessed, I devise and bequeath to my children, Rosa Marion Harvey, James H. Fox and Cecil Cole Fox, share and share alike, except that my wife, their mother, Ethel Cole Fox, shall have an unrestricted life estate in the house and lot on East Peace Street, in Canton, Mississippi, which constitutes our homestead.

(b) Should any of said children pre-decease me, then the share of such child shall go, and is hereby devised, to his or her legal heirs.

ITEM III

I appoint James H. Fox Executor of this instrument, unless he should be unable or unwilling to serve as such, in which event Cecil Cole Fox is appointed as such Executor. Neither shall be required to give any bond as such Executor.

IN TESTIMONY WHEREOF, Witness my signature in the presence of the witnesses undersigned, who have subscribed their names as such at my special instance and request, in my presence and in the presence of each other, all upon this, the 24th day of May, 1965.

James Hester Fox
James Hester Fox

WITNESSES:

Harmon Dean

Edith Williams

FILED
THIS DAY
MAY 27 1967
W. A. SIMS
CHANCERY CLERK
W. A. Sims

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 27 day of November, 1967, at 8 o'clock A M., and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 81 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

By *V. R. Snyder* W. A. SIMS, Clerk, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF JAMES HESTER FOX, Deceased }
-0- }
CECIL COLE FOX, Executor. }

No. 19-464

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI,
Madison County.

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

Upon May 24, 1965, in the presence of Judith Gilliland, my secretary at that time, and me, James Hester Fox signed a Last Will and Testament, in which he named James H. Fox as Executor and Cecil Cole Fox as alternate, and as subscribing witnesses, Judith Gilliland and I signed in his presence. At that time, he was definitely above the age of 21 years, and of sound, disposing mind and memory.

Harmon Dean
Harmon Dean

SWORN TO AND SUBSCRIBED BEFORE ME, this, 24 day of Nov., 1967.

My Commission Expires: 1-1-68

W. A. Sims, Ch. Clk.
By Dennis W. Bryant, S.C.

FILED
THIS DAY,
NOV 27 1967
W. A. SIMS
CHANCERY CLERK

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 27 day of November, 1967, at 8 o'clock A.M., and was duly recorded on the 29 day of November, 1967, Book No. 12 on Page 82 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

W. A. Sims, Clerk
By T. R. Snyder, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF JAMES HESTER FOX,) Deceased,) No. 19-464
-0-		
CECIL COLE FOX,) Executor.)	

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI,
Madison County.

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

Upon May 24, 1965, James Hester Fox signed, in the presence of Hermon Dean and me, a Last Will and Testament, in which he named James H. Fox as Executor, and in the event that he may be unable or unwilling to serve as such, Cecil Cole Fox would serve as alternate, and as subscribing witnesses, Hermon Dean and I signed in his presence. At that time, he was above the age of 21 years, and of sound, disposing mind and memory.

Judith Gilliland
Judith Gilliland

SWORN TO AND SUBSCRIBED before me, this, 22nd day of November, 1967.

W. A. Sims, Chancery Clerk
By: Blady H. Spencer, Jr.

My Commission Expires: 1-1-68

FILED
THIS DAY.

NOV 27 1967

W. A. SIMS
CHANCERY CLERK

BY: V. R. Snyder

STATE OF MISSISSIPPI - County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 27 day of November, 1967, at 8 o'clock A M., and was duly recorded on the 29 day of November 1967, Book No. 12 on Page 83 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

W. A. SIMS, Clerk
By V. R. Snyder, D. C.

LAST WILL AND TESTAMENT

I, Alberta M. Edgar, a resident of Madison County, Mississippi, above the age of twenty one years, and of sound, 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.

To my daughter, Peggy Jean Edgar, I devise and bequeath the residence on West Academy Street, in the City of Canton, Mississippi, together with all furniture, furnishings, and all else in the residence belonging to me.

To my two daughters, Doris E. Strong and Peggy Jean Edgar, or the survivor of them, I bequeath my jewelry.

Such money as I may have on deposit in First Federal Savings and Loan Association of Canton, Mississippi, I bequeath to my two daughters, or the survivor of them.

Such money as I may have on deposit in First National Bank, of Canton, shall be divided between my four sons, the share of any deceased child shall go to his heirs at law.

Any and all interest in land and oil, gas and other minerals which I may own at the time of my death shall go to my six children equally, each taking an undivided one-sixth interest, the share of any deceased child to go to his or her heirs at law.

I nominate and appoint Peggy Jean Edgar as the Executrix of this instrument and relieve her of the giving of any bond as such.

In making the above bequests and provisions to and among my six children, I have tried faithfully, as a loving mother, to do what I honestly think is fair and right. Not all of my children may give the same weight to some of the things I have taken into account, but if any should disagree with me, they may understand it better when they stand where I do. I hope with all my heart there will be no disagreement, and this stands as my latest request.

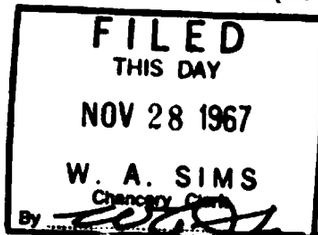
Witness my signature in the presence of the witnesses subscribing hereto, who have signed as such at my special instance and request, in my presence and in the presence of each other, all upon this, March 16, 1960.

Alberta M. Edgar
Alberta M. Edgar

Witnesses:

Eula C. Danton

Rosalind Welch



STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of November, 1967, at 8 o'clock P. M., and was duly recorded on the 29 day of November, 1967, Book No. 12 on Page 84 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

W. A. SIMS, Clerk

By U. R. [Signature], D. C.

AFFIDAVIT

#19-465

STATE OF LOUISIANA

PARISH OF *Ouachita*

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

Personally appeared before the undersigned authority in and for said County and State, Rosalind Welch, subscribing witness to a certain instrument of writing, purporting to be the last will and testament of the said Alberta M. Edgar, who, being duly sworn, deposed and said, that the said Alberta M. Edgar signed, published and declared said instrument as her last will and testament on the 16th day of March, A. D., 1960, the day of the date of said instrument, in the presence of this deponent, and in the presence of Eula C. Saxton 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 Madison County and State of Mississippi, and this deponent and Eula C. Saxton 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.

Rosalind Welch
Rosalind Welch

SWORN TO AND SUBSCRIBED before me this the 21 day of November, 1967.

(SEAL)

[Signature]
Notary Public

MY COMMISSION EXPIRES:

[Signature]

FILED
THIS DAY
NOV 28 1967
W. A. SIMS
Chancery Clerk
By [Signature]

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of November, 1967, at 8 o'clock A. M., and was duly recorded on the 29 day of November, 1967 Book No. 12 on Page 85 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

By Gladys W. Spruill, D. C. W. A. SIMS, Clerk

NOV 12 1967

#19-465

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF YAZOO

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

Personally appeared before the undersigned authority in and for said County and State, Eula C. Saxton, subscribing witness to a certain instrument of writing, purporting to be the last will and testament of the said Alberta M. Edgar, who, being duly sworn, deposed and said, that the said Alberta M. Edgar signed, published and declared said instrument as her last will and testament on the 16th day of March, A. D., 1960, the day of the date of said instrument, in the presence of this deponent, and in the presence of Rosalind Welch 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 Madison County and State, and this deponent and Rosalind Welch 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.

Eula C. Saxton
Eula C. Saxton

SWORN TO AND SUBSCRIBED before me this the 20th day of November, 1967.

G. L. Saxton
Notary Public

(SEAL)
MY COMMISSION EXPIRES:
Expires Feb. 25, 1969

FILED
THIS DAY
NOV 28 1967
W. A. SIMS
Clerk

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of November, 1967, at 8 o'clock A.M., and was duly recorded on the 29 day of November, 1967, Book No. 12 on Page 86 in my office.

Witness my hand and seal of office, this the 29 of November, 1967.

By W. A. Sims, W. A. SIMS, Clerk
By V. R. Snyder, D. C.

LAST WILL AND TESTAMENT

19-469

OF

B. C. BARNES

I, B. C. Barnes of 812 West North Street, Canton, Mississippi, being of sound mind and disposing memory and over the age of twenty-one years, do hereby make, declare and publish this to be my LAST WILL AND TESTAMENT, revoking all others heretofore made by me.

I give, devise and bequeath all my property, real, personal and mixed that I die seized and possessed, to my wife, Emma S. Barnes my wife, as long as she lives and/or until her remarriage. After which event occurs first I give, devise and bequeath all my property to the following, each to share and alike, namely, Bennie Leverne Barnes, Benjamin C. Barnes, George Monroe Barnes, Dwaine Cornelius Barnes, Gloria Denise Barnes, Archie Rudolph Smith and Joe Curley Smith, my children and step-children respectively.

I name, constitute and appoint Emma S. Barnes, executrix of this my Last Will and Testament and direct that no bond be required of said executrix and that she be not required to give bond or report to any courts.

WITNESSES my signature, this the 16th day of October, 1967, and the signature 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.

This 16th day of October, 1967.

B. C. Barnes
B. C. BARNES

WITNESSES:

Josephine Hood
Dorothy Hood

FILED
THIS DAY,
Nov 30 1967
W. A. SIMS
CHANCERY CLERK
BY V. R. Snyder

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, 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, 1967, and was duly recorded on the 14 day of December, 1967, Book No. 12 on Page 87 in my office.

Witness my hand and seal of office, this the 14 of December, 1967.

W. A. SIMS, Clerk
By V. R. Snyder, D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

BOOK 12 PAGE 88

19-469

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
B. C. Barnes, 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, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said B. C. Barnes
who, being duly sworn, deposed and said, that the said B. C. Barnes

signed, published and declared said instrument as his last will and testament on the
16th day of October, A. D., 1967, the day of the date of said instrument, in the

presence of this deponent, and in the presence of Dorethea Hart
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 Dorethea Hart

and subscribed and attested said instrument as witness
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.

Josephine Hood

Sworn to and subscribed before me this the 30 day of November, A. D., 1967

W. A. SIMS, Chancery Clerk.

by V.R. Snyder, D. C.

FILED
THIS DAY
NOV 30 1967
W. A. SIMS
CHANCERY CLERK
BY V.R. Snyder

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, 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, 1967,
and was duly recorded on the 14 day of December, 1967, Book No. 12 on Page 88
in my office.

Witness my hand and seal of office, this the 14 of December, 1967.

W. A. SIMS, Clerk

By V.R. Snyder, D. C.

19-474

LAST WILL AND TESTAMENT

of

BOBBY H. GORDON

I, Bobby H. Gordon, being one and the same person as Robert Hartwell Gordon, of Madison County, Mississippi, being of the age of twenty-one years and over and of sound and disposing mind and memory do make, declare and publish this to be my last will and testament, revoking all previous wills and codicils.

I.

I name, constitute and appoint Louise C. Gordon, my wife, as executrix and direct that she be not required to give bond or make any formal accounting to any court other than the probate of this my last will and testament.

II.

I will, devise and bequeath all oil, gas and other mineral interests owned by me of every nature and description and wheresoever located or situated unto Robert Hartwell Gordon, Jr., Charles Edward Gordon, James Lucas Gordon, William Franklin Chandler and Joseph Magruder Chandler in equal shares, share and share alike.

III.

All of the rest, residue and remainder of my property, real, personal and mixed, of whatever nature and wheresoever located or situated, I will, devise and bequeath unto my wife, Louise C. Gordon.

IN WITNESS WHEREOF I have executed this will this the 22 day of January, 1966, in the presence of the undersigned attesting and credible witnesses who, at my request and in my presence and in the presence of each other, have witnessed my signature hereto.

Bobby H. Gordon
Bobby H. Gordon

Signed, published and declared by the testator, Bobby H. Gordon, as and for his last will and testament, in the presence of us, who, at his request and in his presence and in the presence of each other, subscribe our names hereto as attesting witnesses, this the 22 day of January, 1966.

W. A. Sims
Joe R. Snyder

FILED
THIS DAY,
DEC 14 1967
W. A. SIMS
CHANCERY CLERK

STATE OF MISSISSIPPI, County of Madison:

J. W. A. Sims, 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, 1967, and was duly recorded on the 14 day of December, 1967, Book No. 12 on Page 89 in my office.

Witness my hand and seal of office, this the 14 of December, 1967

W. A. SIMS, Clerk
J. R. Snyder, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
BOBBY H. GORDON, DECEASED

CAUSE NO. 19-474

PROOF OF WILL

Personally appeared before me, the undersigned authority in and for said County and State, BETTY HUTCHISON and JOE R. FANCHER, JR., subscribing witnesses to a certain instrument of writing purporting to be the LAST WILL AND TESTAMENT OF BOBBY H. GORDON, DECEASED, who, being by me first duly sworn, deposed and said that the said Bobby H. Gordon signed, published and declared said instrument as his last will and testament on the 22 day of January 1966, the date of said instrument, in the presence of these deponents, and that said testator was then of sound and disposing mind and memory and more than 21 years of age and having his usual place of abode in Madison County, Mississippi, and these deponents subscribed and attested said instrument as witnesses to the signature and publication thereof at the special request of said testator and in the presence of said testator and in the presence of each other, on the day and year of the date of said instrument.

Betty Hutchison
Betty Hutchison

Joe R. Fancher, Jr.
Joe R. Fancher, Jr.

SWORN TO and subscribed before me, this the 13 day of December 1967.

My commission expires:
August 18, 1971

Suzanne S. ...
Notary Public in and for Madison
County, Mississippi

FILED
THIS DAY.
DEC 17 1967
W. A. SIMS
CHANCERY CLERK
W. R. Snyder

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, 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, 1967, and was duly recorded on the 14 day of December, 1967, Book No. 121 on Page 90 in my office.

Witness my hand and seal of office, this the 14 of December, 1967.

W. A. SIMS, Clerk
By W. R. Snyder, D. C.

BOOK 12 PAGE 91

#19-475

LAST WILL AND TESTAMENT OF WILLIE COLLINS
MADISON COUNTY, MISSISSIPPI

I, Willie Collins, age 74 years and whose post office address is Route 1, Box 152, Camden, 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 to be my Last Will and Testament hereby revoking all others heretofore made by me.

I give devise and bequeath to my grandson, Daniel Watkins, age seventeen (17) years one half (1/2) of all my property, real, personal and mixed that I might die seized and possessed. My reason for making this bequest is that this boy has lived with me from infancy and is now aiding and assisting me in all my work and has always been good and kind to me.

I give, devise and bequeath the remaining one-half (1/2) to my wife, Florence, and my two daughters, Allie Glee Watkins and Mattie McMurtry, each to share and share alike in all this one-half interest.

I hereby name, constitute and appoint Mattie McMurtry, executrix of this my Last Will and Testament and request that she give no bond or make any reports to the courts except that which is required by law.

IN WITNESS hereof I have signed, published and declared this instrument as my Last Will and Testament in said County and State.

This 14th day of July, 1960.

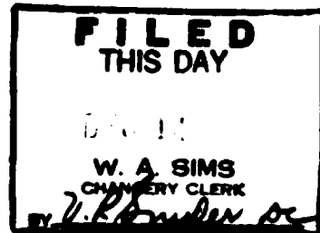
Willie Collins
Willie Collins

STATE OF MISSISSIPPI
MADISON COUNTY

The said Willie Collins in said county and state on the 14th day of July, 1960, signed in our presence the foregoing instrument and published and declared same as his Last Will and Testament and we 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.

Josephine Hard WITNESS

Dorothy Hart WITNESS



STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, 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, 1967, at _____ o'clock _____ M., and was duly recorded on the 22 day of Dec., 1967, Book No. 12 on Page 91 in my office.

Witness my hand and seal of office, this the 22nd December, 1967.

W. A. Sims, Clerk
By *Madys H. Spruill*, D. C.

I 19-475-

STATE OF MISSISSIPPI
MADISON COUNTY

BOOK 12 PAGE 92

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
Willie Collins, 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, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said Willie Collins
who, being duly sworn, deposed and said, that the said Willie Collins

signed, published and declared said instrument as his last will and testament on the
14th day of July, A. D., 1960, the day of the date of said instrument, in the
presence of this deponent, and in the presence of Dorethea Hart

the other subscribing witness, 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 this deponent and Dorethea Hart

~~and~~ 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.

Josephine Hood

Sworn to and subscribed before me this the 14 day of July, A. D., 1967

W. A. SIMS, Chancery Clerk.

FILED W. A. Sims, D. C.
THIS DAY
W. A. SIMS
CHANCERY CLERK
W. A. Sims

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, 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, 1967, at _____ o'clock M.,
and was duly recorded on the 22 day of Dec., 1967, Book No. 12 on Page 72
in my office.

Witness my hand and seal of office, this the 22 of December, 1967.

W. A. SIMS, Clerk
By Madysa W. Spauld, D. C.

BOOK 12 PAGE 93

19-477

I Estelle R. Nash do hereby will to my children, Hugh, Leon, Emile Nash Mildred South, Fertile Maultsby the whole amount of my property which I may have and all cash which I may have, in the bank or elsewhere, at my death.

Estelle R. Nash



Witness L. F. Campbell
Circuit Clerk of Madison County, Miss.
This the 5 day January 1961

FILED
THIS DAY
DEC 18 1967
W. A. SIMS
Chancery Clerk
By *[Signature]*

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 18 day of December, 1967, at 4 o'clock P. M., and was duly recorded on the 22 day of December, 1967, Book No. 12 on Page 93 in my office.

Witness my hand and seal of office, this the 22 day of December, 1967.

W. A. SIMS, Clerk
By *[Signature]* D. C.

BOOK 12 PAGE 94

PROOF OF WILL

19-477

STATE OF MISSISSIPPI
MADISON COUNTY

CHANCERY COURT

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

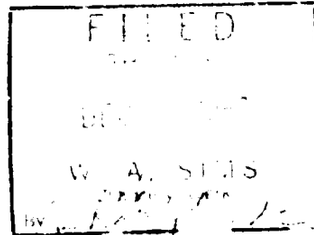
Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, James Holley and Clara Holley who after being first duly sworn deposed and said that the purported last will and testament of Estelle R. Nash on which the date of January 5, 1961 appears is written wholly in the handwriting of Estelle R. Nash; and that they were familiar with her handwriting and know it to be her will; and that they have known the said Estelle R. Nash for many years; and that at the time this will was written she was more than twenty-one years of age and was of sound and disposing mind and memory.

James Holley

Clara Holley

Sworn to and subscribed before me, this the 10 day of January, 1967.

My commission expires:



STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 18 day of December, 1967, at o'clock M., and was duly recorded on the 22 day of Dec., 1967, Book No. 12 on Page 94 in my office.

Witness my hand and seal of office, this the 22 of December, 1967.

W. A. SIMS, Clerk
By Gladys H. Spaul, D. C.

LAST WILL AND TESTAMENT OF CELIA JOHNSON TURNER

I, Celia Johnson Turner, 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 Executor pay my just debts.

Item 2- I will, bequeath and devise to my sons, Mozell Johnson, Alphonso Johnson, Percy Johnson, and Henry Johnson and to my daughter, Callie Johnson Mason, share and share alike, all of my property both real, personal and mixed and wherever the same may be located. If any of my said five children should die before the time of my death, then I will, bequeath and devise to those of my said five children living at the time of my death, 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, Mozell Johnson, as Executor of this my last will and testament and I direct that he not be required to make bond as such Executor and that he not be required to account to any person or court as such Executor.

Signed, published and declared by me to be my last will and testament on this the 21st day of April, 1962 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.

her
Celia ~~Mark~~ Johnson Turner

WITNESSES TO SIGNATURE:

Kate Parker
Gemma Parker

FILED
THIS DAY
DEC 18 1967
W. A. SIMS
Chancery Clerk
By J. H. Spauld

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 18 day of December, 1967, at o'clock M., and was duly recorded on the 22 day of Dec., 1967, Book No. 12 on Page 95 in my office.

Witness my hand and seal of office, this the 22 of December, 1967.

W. A. SIMS, Clerk
By Gladys T. Spauld, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF CELIA JOHNSON TURNER, DECEASED

CAUSE NO. 19-478

PROOF OF WILL

Personally appeared before the undersigned authority in and for said County and State, KATIE PARKER and CAMMIE PARKER, the subscribing witnesses to a certain instrument of writing purporting to be the LAST WILL AND TESTAMENT OF CELIA JOHNSON TURNER, DECEASED; who, being by me first duly sworn, deposed and said that the said Celia Johnson Turner signed, published and declared said instrument as her Last Will and Testament on the 21st day of April 1962, the date of said instrument, in the presence of these deponents; and that said testatrix was then of sound and disposing mind and memory and more than 21 years of age, and having her usual place of abode in said county and state; and these deponents 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.

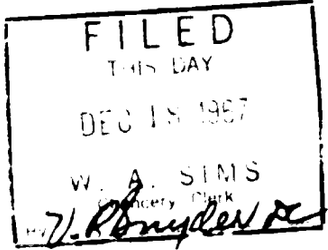
[Signature]
Katie Parker

[Signature]
Cammie Parker

SWORN TO and subscribed before me, this the 18 day of ~~August~~ December 1967.

My commission expires:
August 18, 1971

[Signature]
Notary Public in and for Madison
County, Mississippi



STATE OF MISSISSIPPI, County of Madison:
I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 18 day of December, 1967, at o'clock M., and was duly recorded on the 22 day of Dec., 1967, Book No. 12 on Page 76 in my office.
Witness my hand and seal of office, this the 22 of December, 1967.
By [Signature] W. A. SIMS, Clerk
[Signature], D. C.

BOOK 12 PAGE 97

Last Will and Testament

19-479

I, Beulah Schultz Rogers, a resident of Madison County, Mississippi, above the age of twenty-one years and of sound, disposing mind and memory, 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.

1. To my granddaughter, Martha Ann Rogers, I devise and bequeath my set of wedgewood china.
2. To my granddaughter, Virginia Sue Rogers, I devise and bequeath my full set of silver.
3. All other property, real and personal, of which I die seized and possessed, I devise and bequeath, share and share alike, to my three daughters, Mabel R. Lockard, Merle R. Moore and Jean R. Peters.
4. Should either of said granddaughters predecease me, then the devise to such child shall go to the other granddaughter above named. If both of said granddaughters should predecease me, then the items devised to them shall be added to the bequests of my three daughters. Should either of said daughters predecease me, then her share shall go to her surviving sister, or sisters.

I have not named my son, James Henry Rogers, as a devisee in this will for the reason that his father and I have otherwise made adequate provisions for him. I hereby appoint him, the said James Henry Rogers, executor of this, my Last Will and Testament and expressly relieve him of the giving of any bond as such.

IN TESTIMONY WHEREOF, Witness my signature in the presence of the undersigned witnesses who have signed as such at my special instance and request, in my presence and in the presence of each other, all upon this, February 3, 1955.

WITNESSES:

Beulah Schultz Rogers
Beulah Schultz Rogers

Helma L. Howell

FILED
THIS DAY
DEC 19 1967
W. A. SIMS
Chancery Clerk
By <u>W. R. [Signature]</u>

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 19 day of November, 1967, at o'clock M., and was duly recorded on the 22 day of Dec., 1967, Book No. 12 on Page 97 in my office.

Witness my hand and seal of office, this the 22 of December, 1967.

W. A. Sims
W. A. Sims, Clerk
By W. R. [Signature], D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

BOOK 12 PAGE 98

* 19-479

CHANCERY COURT

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

Notary Public

Personally appeared before the undersigned ~~Clerk of the Chancery Court~~ in and for said County and State, Hermon Dean, one of the ~~tax~~ subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Beulah Schultz Rogers who, being duly sworn, deposed and said, that the said Beulah Schultz Rogers

signed, published and declared said instrument as her last will and testament on the 3rd day of February, A. D., 1955, the day of the date of said instrument, in the presence of this deponent, and in the presence of Velma G. Howell

the other subscribing witness _____, and that said Testat rix 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 Velma G. Howell

and _____ subscribed and attested said instrument as witness es to the signature and publication thereof, at the special instance of said Testat rix, and in the presence of the said Testat rix and in the presence of each other, on the day and year of the date of said instrument.

Hermon Dean
Hermon Dean

Sworn to and subscribed before me this the 19th day of December, A. D., 1967

W. A. SIMS, Chancery Clerk.

W. A. Sims
Notary Public, D. C.

My commission expires: 1-8-68

FILED
DEC 21 1967
V. R. Sims

STATE OF MISSISSIPPI, County of Madison:

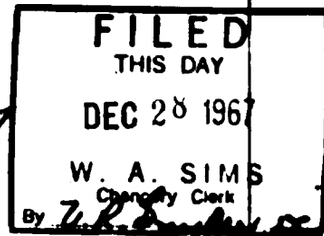
I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 19 day of December, 1967, at _____ o'clock M., and was duly recorded on the 22 day of Dec, 1967, Book No. 12 on Page 71 in my office.

Witness my hand and seal of office, this the 22 of December, 1967.

W. A. SIMS, Clerk
By Clayton H. Spruce, D. C.

BOOK 12 PAGE 99

Last Will and Testament of
Thomas S. Gumbly,



I, Thomas S. Gumbly, Colonel, in the Army of the United States, Army Serial No 0-11395, presently stationed in the Tennessee Maneuver Area near Christiana Tenn, resident of Monroe, Ouachita Parish, Louisiana do hereby make the following as and for my last will and testament, hereby revoking all former wills and codicils to wills by me at any time heretofore made:

1. I give, devise and bequeath all my rights, title and interest in and to the real property and house and improvements thereon known as Choudale or the Gumbly Home, located on the southwest corner of Jackson and Calypso Sts in Monroe, Ouachita Parish, Louisiana, to my sisters, Edith Gumbly and Olive Gumbly, share and share alike.

2. I give, devise and bequeath, in trust, to my sisters, Edith Gumbly and Olive Gumbly and to the survivor of them my one fourth share or interest in the one eighth royalty or mineral rights of the Dew Drop Plantation, Sections 20 and 29, Township 20 North, Range 5 East, Ouachita and Morehouse Parishes, Louisiana, for the following use and purposes; to collect and receive the

NOV 12 1910

12 100

income therefrom and during their lives and the life of the survivor of them to have and retain all the income therefrom, share and share alike, when the same shall not exceed the sum of \$100⁰⁰ a month and if the same shall exceed the sum of \$100⁰⁰ a month then to have and receive in like manner one third of such excess, share and share alike, ^{as to distribute} and the remaining two thirds of such excess in equal parts to my wife Anne T. Gundry and my daughter, Sarah Ellen Gundry, or all of the two thirds of such excess to the survivor of my said wife and daughter; and I hereby specifically empower my said trustees or the survivor of them to hold said property in trust or to sell the same in their discretion, without order of court or any legal proceedings, hereby relieving the purchaser or purchasers of the necessity of seeing to the application of the purchase price, with full power in my said trustees to execute and deliver any papers or instruments of conveyance or otherwise in connection with the administration of the trust or the sale of said property; and I direct that if the said property shall

James S. Gundry

be sold, my trustees shall invest the proceeds thereof and receive and enjoy or distribute the income of such investment in like manner with respect to amounts and persons as hereinbefore directed. I hereby dispense with the giving of bonds by my said trustees.

3. All the right, title and interest which I have in U. S. Savings Bonds which are payable jointly to myself and to either my wife, Anne T. Gumbay, my daughter Sarah Ellen Gumbay, or payable to me and to one of them alternately, I bequeath to that one of them who is named as the other joint payee or as alternate payee of the bond.

4. I own certain U. S. Savings Bonds not bearing the name of an alternate payee, and also the following stock certificates:

Monroe B & L Assn #A285 \$400⁰⁰

" " " #B123 \$700⁰⁰

Peoples N & S " #21102 \$500⁰⁰

" " " #23656 \$1000⁰⁰

The Amalgamated Co #82 \$10⁰⁰

I bequeath the said bonds and stock certificates as the liquid assets of my estate. From them or the proceeds of any part ~~of~~ or all of them I direct payment of any of my personal debts or obligations and of

any expense of my last illness and burial not borne by my employer, the United States Government, and of all expenses and fees connected with the administration of my estate. The balance of value or proceeds of these bonds and stocks I bequeath absolutely and in fee simple, share and share alike to my wife, Anne T. Grunby and my daughter, Sarah Ellen Grunby,

5. My horses and horse and riding equipment of which I am the possessor at my death I bequeath to my daughter, Sarah Ellen Grunby,

6. All other property of which I die possessed, not specifically mentioned elsewhere in this will I bequeath to my wife, Anne T. Grunby, but with the request that she give one half of the few trophies which I have won in riding events to my daughter.

7. To my cousin T. C. Staudifer, I present my collection of Philippine tags, with the hope that he will find among them a good blade for use in his fishing trips.

8. There are certain insurance policies on my life which are now in force, and which I mention for identification and location as follows;

(1) U.S. Govt life ins Policy # 156771, \$10000

1 Jan '50: 5000.00 to my sister Olive Grunby; \$5000.00 less commission to my daughter S. E. Grunby Kinne. 1952

My wife having met death I have redesignated the beneficiary of these policies as indicated: 1 Jan 1950 Thomas S. Grunby.

(has certain indebtedness for a loan), beneficiary, my wife, Anne T. Gundry,

(2) Gen American life Ins Co (formerly Mo State life Ins Co.) Policy 736132, \$3000, beneficiary, my wife, Anne T. Gundry. 17 Jan '50: to my daughter S. E. G. Kinn. 7/2

(3) Metropolitan life Ins Co, 9949995, \$10000, beneficiary, my wife Anne T. Gundry. 17 Jan '50: \$5000 to my sister Edith Gundry, \$5000 for education of young man Bob, Korean whose education was undertaken by my wife. 7/2

(4) Gen American life Ins Co (1056573) \$2500, beneficiary, my wife, Anne T. Gundry. 17 Jan '50: 10 S. E. Gundry Kinn my daughter. 7/2

(5) Army Mutual Aid Society, Washington D. C., \$6000, beneficiary, my wife, Anne T. Gundry. \$3000 to S. E. Kinn, \$3000 to my estate. 7/2

(6) Traveller's Ins Co, Policy 10917-N-W-32, \$2500, beneficiary in the amount of \$500 my wife Anne T. Gundry and in the amount of \$2000 my daughter Sarah Ellen Gundry. 17 Jan '50: all to my daughter S. E. Gundry Kinn. 7/2

The policies for this insurance are in the safe deposit box of Geo Gundry at The Quailrite National Bank, Monroe Louisiana, except the policy with the Army Mutual Aid Society, in which membership is published in the year book of that society.

9. It is my wish and purpose herein to provide, and I desire that this, my last will and testament shall be so construed. that, with respect to all the assets of my estate which shall not have been

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specifically devised or bequeathed to them or one of them or to others, my wife and daughter shall each receive one-half of all property which is not community property, and that as to property which is community property my wife shall receive one-half thereof (inclusive of her community interest) and my daughter shall receive the remaining one-half thereof.

10. I nominate, constitute and appoint my brother, George Gundry, the executor of this my last will and Testament, and I present and bequeath to him my thanks and any thanks for the many things that he has done for me and my family, and request that he accept the appointment as executor, with the charge that he make proper use of the provisions of paragraph four above and undergo no expense to himself in performing his office.

In witness whereof, I have written, dated and signed this will in my own hand this 15th day of June 1967.

Thomas Gundry

June 1967

During the period of my residence in Pittsburgh Pa I have deposited a small amount of savings in the Mt Lebanon Federal Savings & Loan Assn, Mt Lebanon, Pa. 15201

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of December, 1967, at _____ o'clock _____ M., and was duly recorded on the 5 day of Jan., 1968, Book No. 12 on Page 99 of my office.

Witness my hand and seal of office, this the 5 of January, 1968.

By Gladys H. Spruell, D. C.