

Mouroe Louisiana
17 February 1950.

Codicil to last will and testament of Thomas S. Gumbly, of Mouroe Louisiana, a member of the United States Army.

With a feeling of responsibility for the education of the Korean national, Bek, Chang Moon, who my wife was instrumental in bringing to the United States for the purpose of educating him I take the following action:

1. I have opened an account in the Louisiana National Bank known as the Anne Towles Gumbly Korean Education Fund for the Education of Chang Moon Bek and/or others.

2. I have allotted a part of my pay to this fund to meet current expenses incident to the education of said Chang Moon Bek.

3. I have designated as beneficiary of half of a \$10000.00 life insurance policy in the Metropolitan Life Insurance Co the said Education Fund.

4. I hereby designate as Trustee of this Anne Towles Gumbly Korean Education Fund my cousin Thomas C. Staudifer with the right specifically to receive for the fund the benefits of said life insurance policy and generally to receive and disburse any funds for this fund.

(over)

5. I furthermore stipulate that should the value of the fund exceed the amount necessary to complete the education of said Ching Moon Bek that it be spent or set up as a fund for education of other worthy Korean young men.

Thomas S. Finley,
Monroe Louisiana
17 February 1950.

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 105 in my office.

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

By: Gladys H. Powell, W. A. Sims, Clerk

, D. C.

Box 55, Route 2,

Rayville La.

Jan 12 1954

5 February 1954.

CODICIL TO WILL of THOMAS S. GUNBY

This codicil is made to become a part of my last will and testament.

I will and bequeath to my wife Anna Elizabeth Weyare Gunby all my title, interest and share in our home and farm known as Bonnie Bacon Farm in Section 24, T 17 N, R 6 E, Richland Parish La, together with all the farm equipment, stock, crops, feed and other appurtenances thereon for the operation of said farm and home.

Provided that - the value

of such real and other property listed in ~~the~~ ^{the} codicil will be considered in determining the half of my estate, not otherwise willed, which is to go to my wife as provided in the previous codicil to my will. However it is intended that all the real and personal property mentioned in the foregoing provisions shall be divided equally between my wife and my children as provided in the will.

Witness my hand and seal this 14th day of August 1914.

Thomas H. [Name]

BOOK 12 PAGE 109

Colonel Thomas S. Gunby, U. S. Army, Ret.

Bonnie Boeuf Farm, Rayville, Louisiana

Codicil to will of THOMAS S. GUNBY.
24 Aug 1962.

This codicil replaces a similar one which I wrote shortly after my marriage to Anna Elizabeth Wynne and which I could not find when I recently checked my papers at office of Sholaro Gully and Albritton in Monroe La, on 21 Aug.

The bulk and remainder of my estate, not affecting specific bequests afore made I leave as follows:

Item 1: To my wife Anna Elizabeth Wynne Gully I leave all my interest in the property and home in Section 26, Township 17 N, Range 6 E Richland Parish, Nelson Bend, known as Bonnie Boeuf Farm, together (over) with all livestock, imple-

Page 3.

12 and 11

Colonel Thomas S. Gunby, U. S. Army, Ret.

Bonnie Boeuf Farm, Rayville, Louisiana

Codicil to will of THOMAS S. GUNBY
dated 24 July 1962.

(Item 2)
(cont) items of silver which were pre-
sented to my former wife Anne
E. Towles Gunby, now deceased, on
our 25th wedding anniversary:

A gravy bowl from Alice with Tracy.

Vase from Mrs. Leffers and
Elaine,

Candlesticks from Thelma & George

~~the~~ ^{delites} ~~the~~

Bowl oval fluted from Edith
and with the exception of certain
horseshow engraved trophies,
this bequest is made in its
entirety and is not to be
considered in determining
her share of the estate.

Item 3: To my wife Bernadette
with Wynne Gunby I leave
and bequeath all my share
in our Chrysler automobile
as in my will to

(over)

Page: 5

EXH: 12: 113

Colonel Thomas S. Gunby, U. S. Army, Ret.

Bonnie Boeuf Farm, Rayville, Louisiana

Codicil To will of THOMAS S. GUNBY
dated 24 Aug 1962.

(Item 5)
(cont) Ellen Gunby Kinne I leave and
bequest my interest in the
Gunby home 1702 N Third St
Monroe La in case both of
my sisters should pre-decease
me (Note: the provision of my
will leaving this item to
my sisters or to either of them
remains in effect). The net
value of this real and personal
property to be considered
in determining her share
of the estate. But this be-
quest in its entirety to be
made should the value of
such exceed the one half
then mentioned.

(12 R)

- 5 -

Item 6: To my dear mother
 Ellen Emily Kline I have
 received certain pieces of
 which were presented to my
 former wife Anne & Charles
 Kline, now deceased, on our
 25th wedding anniversary
 (See item 2 above) and all
 certain hardware in your
 property. This property is
 in its entirety and is to
 be considered as a gift
 including the same as
 before.

In witness whereof I have
 hereunto set my hand and
 seal this 1st day of June
 1914.

Page 7.

BOOK 12 PAGE 115

Colonel Thomas S. Gunby, U. S. Army, Ret.

Bonnie Boeuf Farm, Rayville, Louisiana

Codicil to will of THOMAS S. GUNBY
dated 24 Aug 1962.

(Witness)
Cont Gunby Kinne in equal
halves after the payment
of my burial expenses
from such liquid assets as
I may have.

Signed at Bonnie Boeuf Farm,
Richland Parish, La this 24th
day of Aug 1962.

Thomas S. Gunby

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 107.
in my office.

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

By Gladys H. Spence, D. C.

BOOK 12 PAGE 116

STATE OF MISSISSIPPI
COUNTY OF MADISON

19-492

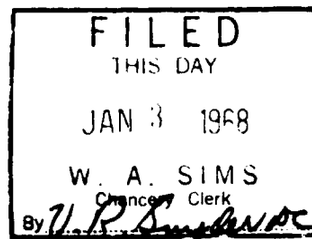
LAST WILL AND TESTAMENT OF JOHN P. MOORE

I, JOHN P. MOORE, a resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory and of lawful age, do hereby make, publish and declare the following as and for my last will and testament:

ITEM 1: I hereby revoke any and all wills heretofore made by me.

ITEM 2: Subject to the provision made in ITEM 3 of this will, I hereby give, devise and bequeath unto my wife, JESSIE EDWARDS MOORE, presently a resident citizen of Madison County, Mississippi, for and during her natural life, all of my property and estate of every kind and character, real, personal and mixed, and wheresoever the same may be situated or located, with the full privilege and right to handle, manage and control the same and with the additional right to dispose by sale, gift, deed or otherwise any part or all of the same. It being understood that she shall have such property rights in said estate that she may diminish or dispose of the same without the joinder of anyone whatsoever and any of her donees or grantees need not be concerned with her disposition of the proceeds derived from such disposal.

I give, devise and bequeath the remainder interest in whatever properties of which my wife may die possessed to my son, Randall Scott Moore and any unborn children who may be born to and of the union of myself and my wife, Jessie Edwards Moore. Should my child or any of my children be deceased at



BOOK 12 117

the time of the death of my wife, then their heirs, per stirpes, shall take their parents interest or share and if said deceased child shall not be survived by issue, then the remainder or undisposed property shall vest in the survivors remaining.

ITEM 3: It is my wish and desire and I hereby give, devise and bequeath unto my father, George H. Moore, who is my partner in business, the right to purchase from my estate all of my right, title and interest in and to any and all personal property belonging to our partnership at the time of my death. If my father and the representatives of my estate cannot agree upon a price to be paid for said property, then in that event my father, George H. Moore, shall select a competent appraiser, the estate shall select a competent appraiser, and these two appraisers shall select a third appraiser, and the value placed on said property by said appraisers shall be conclusive and my father shall have and is granted the right to buy said partnership properties and shall have the privilege of paying for said property in five equal annual installments without interest. It being my intention that should my father survive me, he shall have the privilege of purchasing all personal property belonging to our partnership, whatever this may consist of at the time of my death.

ITEM 4: Should my wife predecease me, I give, devise and bequeath all of my property and estate of every kind and character, real, personal and mixed and wheresoever the same may be situated or located to my child or children, whether born at this time or unborn, share and share alike, subject to the provisions hereinbefore set out under ITEM 3, and in the event my wife should predecease me and should any of my

children predecease me, the deceased child's or children's share shall descend per stirpes and if said deceased child shall not be survived by issue then said child's or children's share shall vest in the survivor or survivors of my children.

ITEM 5: I hereby nominate and appoint my wife, Jessie Edwards Moore, and should she not survive me I then appoint the Canton Exchange Bank at Canton, Mississippi, or their successor, as sole Executrix or Executor of my Last Will and Testament and estate and direct that no bond, appraisement or accounting be required in that capacity, and that said Executrix or Executor not be required to account to anyone or any Court in that capacity.

IN TESTIMONY WHEREOF, I have hereunto set my hand on this the 9th day of February, 1966, in the presence of these witnesses who also signed the same as witnesses hereto, at my request, in my presence and in the presence of each other on this day.

John P. Moore
John P. Moore

WITNESSES:

W. S. Cain

[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 3 day of January, 1968, at and was duly recorded on the 5 day of Jan., 1968, Book No. 12 on Page 116 in my office.

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

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

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF JOHN P. MOORE, DECEASED

CAUSE NO. 19-492

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned officer duly commissioned and qualified to administer and certify oaths in and for said County and State, W. S. CAIN and IRIS G. GRIFFIN, subscribing witnesses to a certain instrument of writing hereto attached, dated February 9, 1966, and purporting to be the Last Will and Testament of John P. Moore, deceased; who, being by me first duly sworn, said that the said John P. Moore signed, published and declared said instrument as his Last Will and Testament on February 9, 1966, the day of the date of said instrument, in the presence of each of these deponents, and that said Testator was then of sound and disposing mind and memory and more than 21 years of age, and had his usual place of abode in Madison County, Mississippi; and that these deponents each subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of the said Testator and in his presence and in the presence of each other, on the day and year of the date of said instrument.



W. S. Cain
W. S. Cain
Iris G. Griffin
Iris G. Griffin

SWORN TO and subscribed before me, this January 3, 1968.

FILED
THIS DAY
JAN 3 1968
W. A. SIMS
Chancery Clerk
By V. R. Linder

Quinn E. Spensel
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 3 day of January, 1968, at _____ and was duly recorded on the 5 day of Jan, 1968, Book No. 12 on Page 119 in my office.

Witness my hand and seal of office, this the 5 day of January, 1968.
W. A. SIMS, Clerk
By Gladys H. Spensel, D. C.

#19-494

LAST WILL AND TESTAMENT OF PHIL HART

I, Phil Hart of the County of Madison, State of Mississippi knowin' 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 wife, Lonnie Hart, all of my property, real, personal and mixed that I might die seized and possessed.

I hereby name, constitute and appoint Lonnie Hart, Executrix of this my Last Will and Testament and request that she give no bond or make any reports to the courts.

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

THIS 23rd day of August, 1961.

Phil Hart
Phil Hart

STATE OF MISSISSIPPI
MADISON COUNTY

The said Phil hart in said county and State on the 23rd day of August, 1961, 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 Hood WITNESS
Guss Hall WITNESS

FILED
JAN 5 1968
W. A. SIMS
V. L. Snyder Jr

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 5 day of January, 1968, at _____ and was duly recorded on the 9 day of Jan, 1968, Book No. 12 on Page 120 in my office.

Witness my hand and seal of office, this the 9 of January, 1968.

W. A. SIMS, Clerk
By *Gledys H. Spiveil* D. C.

19-494

STATE OF MISSISSIPPI
MADISON COUNTY

BOOK 12 PAGE 121

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
Phillip (Phil) Hart, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, Josephina Hood, subscribing witness to a certain
instrument of writing, purporting to be the last will and testament of the said Phillip (Phil) Hart
who, being duly sworn, deposed and said, that the said Phillip (Phil) Hart

signed, published and declared said instrument as his last will and testament on the
23rd day of August, A. D., 1961, the day of the date of said instrument, in the
presence of this deponent, and in the presence of Gus Harper

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 Gus Harper

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

Josephina Hood

Sworn to and subscribed before me this the 4 day of January, A. D., 1968
W. A. SIMS, Chancery Clerk.



FILED
THIS DAY
JAN 5 1968
W. A. SIMS
Chancery Clerk
W. A. Sims

W. A. Sims, 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 5 day of Jan, 1968, at
and was duly recorded on the 9 day of January, 1968, Book No. 12 on Page 121
in my office.

Witness my hand and seal of office, this the 9 day of January, 1968
W. A. SIMS, Clerk
W. A. Sims, D. C.

BOOK 12 PAGE 122

19-504

LAST WILL AND TESTAMENT

I, Dannie Speed, a resident of Madison County, Mississippi, above the age of 21 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.

I

To my sister, Carrie W. Spears, I devise the house in which I live, on the South side of Dinkins Street in the City of Canton, Mississippi, and the lot upon which it is constructed, fronting 100 feet on the South side of Dinkins Street, and extending back (South) 160 feet.

II

To my son, James Speed, Jr., I devise the 2.00 or 2.50 acres immediately South of the above house lot.

III

Should any funds remain over and above payment of my debts, funeral expenses, cost and expense of administration, and other legal items, such remainder shall go to my son, James Speed, Jr.

IV

The furnishings, personal effects in the house, and any property ^{not} bequeathed or devised above, I give, in equal shares, to my said son and my said sister.

V

I nominate and appoint my sister, Carrie W. Spears, Executrix of this, my Last Will and Testament and relieve her of giving bond as such.

WITNESS MY SIGNATURE, in presence of the witnesses subscribing as such, at my special instance and request, in my presence and the presence of each other, all upon this, May 26, 1966.

Dannie Speed
Dannie Speed

Witnesses:

Gladys Buffington
Gladys Buffington

Hermon Dean
Hermon Dean

V.R. Snyder Sr.

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 17 day of January, 1968, at _____ and was duly recorded on the 22 day of Jan., 1968, Book No. 12 on Page 122 in my office.

Witness my hand and seal of office, this 22 of January, 1968.
By Gladys W. Sims W. A. Sims, Clerk D. C.



PROOF OF WILL

#19-504

STATE OF MISSISSIPPI
MADISON COUNTY

BOOK 12 PAGE 123

CHANCERY COURT

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

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State, Gladys Buffington and _____, subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Dannie Speed

who, being duly sworn, deposed and said, that the said Dannie Speed _____ signed, published and declared said instrument as her last will and testament on the 26th day of May, A. D., 1966, the day of the date of said instrument, in the presence of this deponent, and in the presence of Hermon Dean

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

and _____ subscribed and attested said instrument as witness 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.

Gladys Buffington

Sworn to and subscribed before me this the 17 day of January, A. D., 1968

W. A. SIMS, Chancery Clerk.



FILED
THIS DAY
JAN 17 1968
W. A. SIMS
Chancery Clerk
by J. R. Snyder

J. C. 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 17 day of January, 1968, at _____ and was duly recorded on the 22 day of Jan., 1968, Book No. 12 on Page 123 in my office.

Witness my hand and seal of office, this the 22 of January, 1968.

W. A. SIMS, Clerk

By Gladys H. Spence, D. C.

12-124

19-597

Last Will and Testament of Lena May Whelan Powell

I, Lena May Whelan Powell of Carston, Madison County Mississippi, being of the age of Twenty one years and of sound and disposing mind and memory, do make, publish and declare this to be my last will and Testament, revoking all previous wills or Codicils, after all my debts have been paid and a tomb matching that one Ed. Powell gave purchased & devised and bequeath the following:

- \$100⁰⁰ for mass for me and my loved ones.
- 500⁰⁰ to the Immaculate Conception Catholic Church, Carston, Miss.
- 500⁰⁰ to be invested and interest used for upkeep of the Whelan-Powell lot in Catholic Cemetery, Jackson, Miss.

To Mrs. Carme McQuade Mississippi 500⁰⁰

The residue to be divided equally between my sister and brother William Powell of St. Louis, Mo. I appoint as executrix of my estate Kitty May Hayes and direct that she be authorized to act without bond. Witness my signature, this the 13 day of December 1958
Lena May Whelan Powell

FILED

R. B. Smith, Jr.

Exhibit A

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 January, 1968, at Carston and was duly recorded on the 22 day of Jan., 1968, Book No. 12 on Page 124 in my office.

Witness my hand and seal of office, this the 22 of January, 1968

W. A. SIMS, Clerk

By Gladys H. Spruill, D. C.

EX 12-125

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

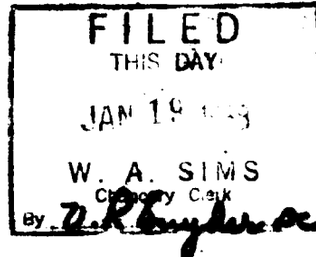
KITTY MAY HAYES, Executrix.

of

No. 19-807

Estate of LENA MAY WHELAN POWELL, Deceased

AFFIDAVIT PROVING WILL



STATE OF MISSISSIPPI

COUNTY OF ~~XOXOX~~ Madison

This day personally appeared before me, the undersigned authority in and for said county and state, the within named

Angie Belle Rimmer and Mae Rimmer,
who, first being sworn in strict accordance with the law, severally depose and state on their oaths as follows:

That affiants are adult residents of Madison County, Mississippi, and were personally acquainted with the late Lena May Whelan Powell during her lifetime and were familiar and acquainted with her handwriting and signature; that the instrument of writing attached as Exhibit "A" to the petition filed in this cause by Kitty May Hayes and exhibited by me to them (said instrument consisting of one sheet of paper, containing handwritten matter in ink as follows:

"Last Will and Testament of Lena May Whelan Powell
I, Lena May Whelan Powell of Canton, Madison County Mississippi, being of the age of twenty one years and over, and of sound and disposing mind and memory do make, publish and declare this to be my last will and testament, revoking all previous wills or codicils after all my debts have been

BOOK 12 ~~127~~ BOOK 127 ~~127~~
66744

LAST WILL AND TESTAMENT

597
40
I, CHARLES M. GORDON of Jackson, Mississippi, being of sound
and disposing mind and memory and over the age of twenty-one years,
do hereby make, declare and publish this, my last will and testament,
specifically revoking any last wills and testaments and codicils
thereto, heretofore made by me:

1. To my beloved wife OUIDA PATE GORDON, I give, devise and
bequeath our home on Lake Cavalier, together with all furniture, fixtures
and appliances therein.

2. I am the owner with Steve L. Burwell of a forty acre tract
in Madison County, Mississippi described as SW $\frac{1}{4}$ of SW $\frac{1}{4}$ of Section 31,
township 8 North, Range 3 East and am also the owner with Steve L.
Burwell of certain oil, gas and mineral rights in Hinds County,
Mississippi. In order to allow him the maximum freedom of operation
in the handling of these properties, I give, devise and bequeath
to STEVE L. BURWELL, as TRUSTEE, all of the above properties for
the following uses and purposes: to sell, mortgage, develop, improve
and generally do any and all things, including borrowing money and
using my undivided one half interest as security for any such loan.
It is my intention to give him general authority to do with the
undivided one-half of my property anything desired, needed or
required to be done to his half and my half, and all according to
his discretion. This included the right to farm the property, lease
the property for oil, gas and other mineral production. It is with
complete confidence in both his judgment and his integrity and I
place the entire control of this property in his hands. Any and
all proceeds and profits that result from sale, lease or development
of this property, I give, devise and bequeath, share and share alike
to my wife OUIDA PATE GORDON and my daughter SUSAN GAYLE GORDON and
my herein named trustee is directed to make all payments of my share
directly to these two parties in equal parts.

3. All the rest, residue and remainder of my estate I give,
devise and bequeath to my wife OUIDA PATE GORDON and my daughter,
SUSAN GAYLE GORDON, share and share alike.

BOOK 627 PAGE 113

BOOK 12 PAGE 129

IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT OF HINDS COUNTY,
MISSISSIPPI

IN THE MATTER OF THE ESTATE

OF

CHARLES M. GORDON, DECEASED

NO.

AFFIDAVIT OF JANE G. PLYMALE
SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS:::::

CHARLES M. GORDON
Charles M. Gordon

Personally came and appeared before me, the undersigned Notary Public in and for the Jurisdiction aforesaid, Jane G. Plymale, one of the subscribing witnesses to a certain instrument of writing purporting to be the last Will and Testament of Charles M. Gordon, deceased, which last Will and Testament is dated November 18, 1964, who by me being first duly sworn, states upon oath that the said Charles M. Gordon signed, published and declared said instrument to be his Last Will and Testament dated November 18, 1964, the day of the date of said instrument in the presence of this affiant and Carolyn G. Tobias, the other subscribing witness of said instrument; that said testator was then of sound and disposing mind and memory and over the age of twenty-one years; that the affiant, Jane G. Plymale and Carolyn G. Tobias signed said instrument as subscribing witnesses to the signature and publication thereof, at the special instance and request and in the presence of said testator and in the presence of each other.

Jane G. Plymale

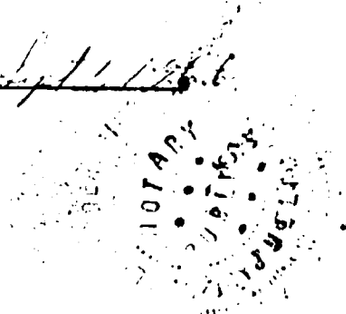
Jane G. Plymale

SWORN to and subscribed before me, this the 12 day of December, 1964.

Robert H. [unclear]

NOTARY PUBLIC

My commission expires: Sept 1, 1966



IN THE CHANCERY COURT OF THE FIRST JUDICIAL DISTRICT OF HINDS COUNTY,
MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF

CHARLES M. GORDON, DECEASED

VS.

AFFIDAVIT OF CAROLYN G. TOBIAS
DEPENDING WITNESS

STATE OF MISSISSIPPI
COUNTY OF HINDS: :::::

Personally came and appeared before me, the undersigned ^{Notary} *Notary*
Public in and for the jurisdiction aforesaid, Carolyn G. Tobias, one of the
subscribing witnesses to a certain instrument of writing purporting to be
the last Will and Testament of Charles M. Gordon, deceased, which last Will
and Testament is dated November 18, 1964, who by me being first duly sworn,
states upon oath that the said Charles M. Gordon signed, published and declared
said instrument to be his last Will and Testament dated November 18, 1964, the
date of the date of said instrument in the presence of this affiant and Jane
M. Flynn, the other subscribing witness of said instrument; that said testator
was then of sound mind and memory, and over the age of twenty-one
years; that the affiant, Carolyn G. Tobias and Jane M. Flynn signed said
instrument as subscribing witnesses to the signature and publication thereof,
at the place and time and in the presence of said testator and
in the presence of me.

Carolyn G. Tobias

Witness my hand and seal of office, at the _____ day of December, 1964.

[Signature]

[Signature]

BOOK 12 ~~131~~
CLERK'S CERTIFICATE

THE STATE OF MISSISSIPPI
COUNTY OF HINDS

I, Tom Virden, Clerk of the Chancery Court of Hinds County, Mississippi, the same being a court of record, the lawful possessor and custodian of the papers and records of said court, do hereby certify and attest that the above and foregoing 4 pages are true, full and complete copies of Last Will and Testament of Charles M. Gordon, Deceased, recorded in Will Book 27 at page 217.

as the same are and remain, on file and of record in my office.

In witness whereof, I have hereto set my hand and affixed the seal of said court, at my office in the City of Jackson, in the County of Hinds, and State of Mississippi, this the 19th day of January, 1968.



Tom Virden
Chancery Clerk of Hinds County, Mississippi

CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI }
HINDS County } CHANCERY COURT

I, W. T. Horton a presiding Chancellor of the Fifth Chancery District of the State of Mississippi (said District including the County of HINDS) do hereby certify that Tom Virden Whose genuine signature appears to the foregoing Certificate of Clerk is now, and was at the date of said Certificate, the Clerk of the Chancery Court of said County, duly elected and qualified according to law; and that all his official acts as such are entitled to full faith and credit; that his said Certificate is in due form of law; that the seal thereto attached is the genuine seal of said Chancery Court, and that said Court is a Court of Record.



Given under my hand and seal, at Jackson, Mississippi this 19th day of January, 1968.
W. T. Horton
Chancellor.

CLERK'S CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI }
HINDS County } CHANCERY COURT

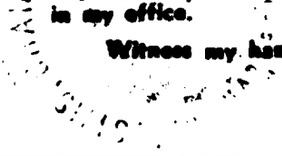
I, Tom Virden Clerk of said Court, do hereby certify that W. T. Horton whose genuine signature appears to the annexed and last above Certificate of Attestation, is now, and was at the date of said Certificate, a Chancellor of the Fifth Chancery District of said State, (including said County of Hinds), as therein stated, duly appointed by lawful authority and legally qualified, and that all his acts as such are entitled to full faith and credit, that his said Certificate and Attestation are in due form of law, and that said Chancery Court is a Court of Record.



IN TESTIMONY WHEREOF, I have hereto set my hand and seal of said Court, at my office, in Jackson, Mississippi, this 19th day of January, 1968.
Tom Virden, 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 19 day of January, 1968, at and was duly recorded on the 22 day of Jan., 1968, Book No. 12 on Page 127 in my office.



Witness my hand and seal of office, this the 22 of January, 1968.

W. A. Sims, Clerk
By *Gladys H. Spence*, D. C.

Book 12 Page 132

19-515

LAST WILL AND TESTAMENT

I, James Richard Triplett, 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 son, James Ratliff Triplett, I devise and bequeath (a) my Barber Shop building and equipment on Main Street, the Town of Flora, Mississippi, (b) my one-half interest in the Pressing Shop building and lot on the East side of the Barber Shop property, (c) and my one-half interest in the vacant lot on the West side of the Barber Shop.

To my son, Edwill Richard Triplett, I devise and bequeath my residence in the Town of Flora and the lot and one-half on which it is located, together with all furniture, furnishings and other contents. Should there be any indebtedness on this property at the time of my death, it will be subject to such indebtedness.

Any other property not above devised, which I may own at the time of my death I give, share and share alike, to my said sons.

I appoint my son, James Ratliff Triplett, Executor of this instrument and expressly relieve him of giving any bond as such.

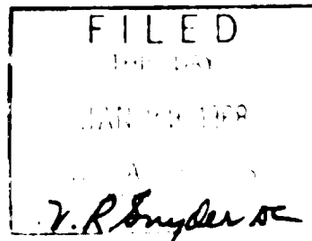
In testimony whereof, witness my signature in the presence of the witnesses hereunto subscribing, who have signed as such at my special instance and request, in my presence and in the presence of each other, all upon this, 29th day of Jan., 1968.

James Richard Triplett
James Richard Triplett

Witnesses:

Mary T. Peterson

Wm. 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 29 day of Jan., 1968, at o'clock M., and was duly recorded on the 3 day of Feb., 1968, Book No. 12 on Page 132 in my office.

Witness my hand and seal of office, this the 3 of February, 1968.

By *Gladys H. Spruill*
W. A. SIMS, Clerk

D. C.

BOOK 12 PAGE 133

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF JAMES RICHARD TRIPLETT,
Deceased,

-0-

JAMES RATLIFF TRIPLETT,
Executor.

No. 19-575

STATE OF MISSISSIPPI,
MADISON COUNTY.

FILED
THIS DAY
JAN 29 1968
W. A. SIMS
Chancery Clerk
By *V. R. Snyder*

THIS DAY personally appeared before me, the undersigned authority in and for the above County and State, Hermon Dean, who, first having been by me duly sworn, on oath, did depose and say that upon July 7, 1966, James Richard Triplett did, in his presence, sign a last will and testament, and, at his request, he signed as witness to his execution and promulgation thereof.

At the time thereof, the said James Richard Triplett was above the age of twenty-one years and of sound, disposing mind and memory.

Hermon Dean
Hermon Dean

SWORN TO AND SUBSCRIBED before me, this, the 29th day of January, 1968.

W. A. Sims, Chancery Clerk
by *V. R. Snyder*

MY COMMISSION EXPIRES: 1-1-72

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 29 day of Jan., 1968, at _____ o'clock M., and was duly recorded on the 3 day of Feb., 1968, Book No. 12 on Page 133 in my office.

Witness my hand and seal of office, this the 3 of February, 1968.

W. A. SIMS, Clerk
By *Gladys H. Spruell*, D. C.

BOOK 12 PAGE 134

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF JAMES RICHARD TRIPLETT,)
deceased,)
-0-)
JAMES RATLIFF TRIPLETT,)
Executor.)

No. 19-515

STATE OF GEORGIA,
SEKOLA COUNTY.

This day personally appeared before me, the undersigned Notary Public in and for the above County and State, Mary T. Peterson, who, first having been by me duly sworn, on oath did depose and say as follows:

Upon July 7, 1966, I went with my brother, James Richard Triplett, of Flora, Mississippi, to the office of his attorney, Hermon Dean, Esq., in Canton, Mississippi, where at his instance and request a will was drawn which he signed and which was then and there witnessed by me and said attorney.

The said James Richard Triplett was above the age of twenty-one years and of sound, disposing mind and memory.

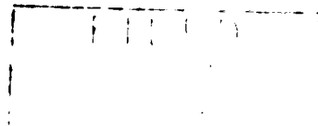
Mary T. Peterson
Mary T. Peterson

Sworn to and subscribed before me, this, January 26, 1968.

Raymond L. ...
Notary Public

My Commission Expires: _____

NOTARY PUBLIC
Sekola County, Georgia



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 29 day of Feb. Jan., 1968, at o'clock M., and was duly recorded on the 3 day of Feb., 1968, Book No. 12 on Page 124 in my office.

Witness my hand and seal of office, this the 3 of February, 1968.

By *Gladys W. Spauld*, D. C.
W. A. Sims, Clerk

Cause no. 19-516

BOOK 12 PAGE 135

I, Hance Flacks, 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 step-children, Thomas Lockett and Laura Parker, whom I have reared from childhood, I devise and bequeath for the term of their lives, and the life of the survivor, all land and interest in land which I may own at the time of my death. At this time I own E $\frac{1}{2}$ of SE $\frac{1}{4}$ of Section 32, Township 11 North, Range 4 East, less one acre sold to said Laura Parker.

Any other property except land or real estate, and interest therein not above devised, I hereby bequeath to the said Thomas Lockett and Laura Parker. Upon the death of the survivor of Thomas Lockett and Laura Parker, said land shall go to the children, then surviving, of my deceased sister, Phyllis Showers.

I appoint Thomas Lockett Executor of this instrument, In case he should predecease me, then, I appoint Laura Parker as Executrix.

Witness my signature this, November 5, 1964, in the presence of the witnesses hereunto subscribing, who have subscribed as such at my special instance and request, and in my presence, and in the presence of each other.

Hance Flacks
Hance Flacks

WITNESSES:

FILED
THIS DAY
FEB 11 1968
W. A. SIMS
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 *1st* day of *February*, 1968, at _____ o'clock M., and was duly recorded on the *3* day of *Feb*, 1968, Book No. *12* on Page *135* in my office.

Witness my hand and seal of office, this the *3* of *February*, 1968.

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

STATE OF MISSISSIPPI,
MADISON COUNTY.

BOOK 12 PAGE 136

19-516

THIS DAY personally appeared before me, the undersigned authority in and for the above County and State, Hermon Dean, who, first having been by me duly sworn, on oath, did depose and say that upon November 5, 1964, Hance Flacks did in his presence sign a Last Will and Testament, and, at his request, he signed as one of the witnesses to his execution and promulgation thereof. This affidavit is attached to the original Last Will and Testament.

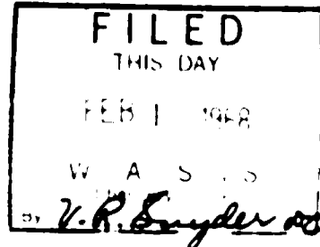
At the time thereof, the said Hance Flacks was above the age of twenty-one years, and of sound, disposing mind and memory.

Hermon Dean
Hermon Dean

SWORN TO AND SUBSCRIBED before me, this, the 1st day of February, 1968.

MY COMMISSION EXPIRES: _____
My Commission Expires First Monday in January 1972

W. A. Sims, Ch. Clerk
by *Ruby J. Sims, 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 1st day of February, 1968, at _____ o'clock M., and was duly recorded on the 2 day of Feb., 1968, Book No. 12 on Page 136 in my office.

Witness my hand and seal of office, this the 3 of February, 1968.

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

BOOK 12 137

19-516

STATE OF MISSISSIPPI,
MADISON COUNTY.

THIS DAY personally appeared before me, the undersigned authority in and for the above County and State, Bessie Lee Barrow, who, first having been by me duly sworn, on oath, did depose and say that upon November 5, 1964, Hance Flacks did in her presence sign a Last Will and Testament, and, at his request, she signed as one of the witnesses to his execution and promulgation thereof. This affidavit is attached to the original Last Will and Testament.

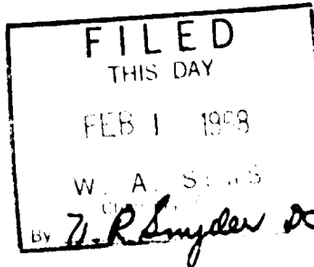
At the time thereof, the said Hance Flacks was above the age of twenty-one years, and of sound, disposing mind and memory.

Bessie Lee Barrow
Bessie Lee Barrow

SWORN TO AND SUBSCRIBED before me, this, the 1st day of February 1968.

W. A. Sims, Chancery Clerk
by *V. R. Snyder, Jr.*

MY COMMISSION EXPIRES: 1-1-72



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 1st day of February, 1968, at _____ o'clock M., and was duly recorded on the 3 day of Feb., 1968, Book No. 12 on Page 137 in my office.

Witness my hand and seal of office, this the 3 of February, 1968.

W. A. SIMS, Clerk
By *Gladys W. Spawell*, D. C.

12-138

August 20, 1968

19-521

TO WHOM IT MAY CONCERN:

I, WALTER F. RAY, being of sound mind, do hereby make my last will and testament bequeathing all my earthly and worldly possessions to my wife MAUDE ANNICE MARTIN RAY. This includes all land property and personal possessions.

Walter F. Ray
WALTER F. RAY

Carolyn A. Myers
(WITNESS)

Ammon R. Haney
(WITNESS)

CC: Murray F. Ray
A. Haney
M. Wightman
Wiley E. Ray

FILED
THIS DAY
FEB 8 1968
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 8th day of February, 1968, at and was duly recorded on the 16 day of Feb., 1968, Book No. 12 on Page 138 in my office.

Witness my hand and seal of office, this the 16 of February, 1968.

W. A. SIMS, Clerk
By *Gladya H. Spruell* D. C.

SEN 12 139

AFFIDAVIT

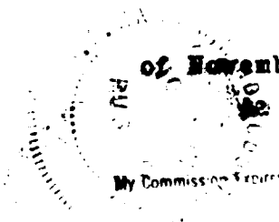
19-521

STATE OF MISSISSIPPI
COUNTY OF HINDS

This day personally came and appeared before me, the undersigned authority in and for the above jurisdiction, CAROLYN F. MYERS of Jackson, Mississippi, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of WALTER F. RAY, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn on oath states that the said WALTER F. RAY, deceased, signed, published and declared said instrument to be his Last Will and Testament on the 20th day of August, 1967, the day of the date of said instrument, in the presence of this affiant and Simmons R. Haney, the other subscribing witness to said instrument, and that the said WALTER F. RAY, deceased, was then at the time said instrument was so signed, published and declared by him of sound and disposing mind and memory, and more than twenty-one (21) years of age, and that she, the said CAROLYN F. MYERS, subscribed and attested said instrument as a witness to the signature and publication thereof, at the special instance and request of the said testator in the presence of said testator and in the presence of the other witness, Simmons R. Haney.

Carolyn F. Myers
CAROLYN F. MYERS

SWORN TO AND SUBSCRIBED BEFORE ME this the 12 day of November, A. D., 1967.



Simmons R. Haney
Notary Public

FILED
THIS DAY
FEB 8 1968
W. A. SIMS
County Clerk
By U.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 8 day of February, 1968, at o'clock M., and was duly recorded on the 16 day of Feb, 1968, Book No. 12 on Page 139 in my office.
Witness my hand and seal of office, this the 16 of February, 1968.
By Gladys W. Spawell W. A. SIMS, Clerk, D. C.

EX 12 140

AFFIDAVIT

19-521

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally came and appeared before me, the undersigned authority in and for the above jurisdiction, SIMMONS R. HANEY, of Jackson, Mississippi, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of WALTER F. RAY, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn on oath states that the said WALTER F. RAY, deceased, signed, published and declared said instrument to be his Last Will and Testament on the 20th day of August, 1967, the day of the date of said instrument, in the presence of this affiant and CAROLYN F. MYERS, the other subscribing witness to said instrument, and that the said WALTER F. RAY, Deceased, was then at the time said instrument was so signed, published and declared by him of sound and disposing mind and memory, and more than twenty-one (21) years of age, and that he, the said SIMMONS R. HANEY, subscribed and attested said instrument as a witness to the signature and publication thereof, at the special instance and request of the said testator in the presence of said testator and in the presence of the other witness, CAROLYN F. MYERS.



Simmons R. Haney
 SIMMONS R. HANEY

SWORN TO AND SUBSCRIBED BEFORE ME this the 2nd day of November, 1967.

B. R. Hard
 Notary Public

FILED
 THIS DAY
 FEB 8 1968
 W. A. SIMS
 Chancery Clerk
 By *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 8 day of February, 1968, at _____ o'clock M., and was duly recorded on the 16 day of Feb., 1968, Book No. 12 on Page 140 in my office.



Witness my hand and seal of office, this the 16 of February, 1968.

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

STATE OF MISSISSIPPI
COUNTY OF MADISON

#19-529

LAST WILL AND TESTAMENT OF JOSEPH W. SMITH-VANIZ

I, JOSEPH W. SMITH-VANIZ, an adult resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one, do hereby make, publish and declare this my Last Will and Testament, revoking any and all other wills and testaments and codicils thereto heretofore made by me.

ARTICLE I.

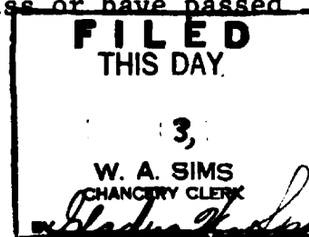
It is my will and desire that all of my just debts be paid as soon after my death as may be practicable.

ARTICLE II.

The residence in which I am residing at this time and the household furniture and effects therein have been given to my wife, LUCILLE L. SMITH-VANIZ, from time to time over the years and I hereby confirm her ownership thereof.

ARTICLE III.

1. If my wife, Lucille L. Smith-Vaniz, shall survive me, I give to the Canton Exchange Bank, Trustee, as a separate trust to be known as the "Mrs. Lucille L. Smith-Vaniz Marital Trust," property equal in value to one-half of my "adjusted gross estate" as presently defined in the Internal Revenue Code of 1954, reduced by the value as finally determined for Federal estate tax purposes of all other items of my gross estate qualifying for the marital deduction under the said Revenue Code which pass or have passed



EXX 12 142

to my said wife outright under other provisions of this will or outside this will by operation of law or otherwise. It is my intention to place in this trust the maximum value in property, but no more, that may be deducted from my estate as the marital deduction under the applicable Internal Revenue Code.

2. If the terms "adjusted gross estate" and "marital deduction" shall not have determinable meanings at the time of my death, I declare that the term "adjusted gross estate" shall mean my gross estate less all indebtednesses and expenses but before the payment of estate, inheritance or succession taxes that may be assessed against my estate; and I give to my wife, in trust as hereinafter set forth, one-half of my "adjusted gross estate" as so defined.

3. My executor shall assign, convey and distribute to the Trustee of said trust the cash, securities and other property, including real estate and interests therein, which shall constitute said bequest. The assets to be distributed in satisfaction of said bequest shall be selected in such manner that the cash and other property distributed will have an aggregate fair market value fairly representative of the distributee's proportionate share of the appreciation or depreciation in the value to the date or dates of distribution of all property then available for distribution. Any property included in my estate at the time of my death and assigned or conveyed in kind to satisfy said bequest shall be valued for that purpose at the value thereof as finally determined for Federal estate tax purposes, and any other property so assigned and conveyed shall be valued for that purpose at its cost. No assets or proceeds of any asset shall be included in the trust as to which a marital deduction is not allowable if

BOOK 12 PAGE 148

included. Said bequest shall abate to the extent that it cannot be satisfied in the manner hereinabove provided.

4. Since the exact value of the allowable marital deduction cannot be determined until my Federal estate tax return has been audited, I direct the Executor, after such audit shall have been made and final tax values established, either to withdraw property from this trust and add it to my residuary trust under ARTICLE V. of this will, or to withdraw property from my residuary trust and add it to this trust, so that the property in this trust will be the maximum allowable marital deduction but no more.

5. Calculated from the date of my death, the Trustee shall pay over to or apply for the sole benefit of my wife in convenient installments as nearly equal as practicable, at least quarterly, all of the net income of this trust, to the end and that all of the net income shall be paid to her or applied for her benefit at least annually.

6. In addition to all of the net income, the Trustee, in the exercise of its uncontrolled discretion, shall pay over to or apply for the sole benefit of my wife so much of the principal of this trust as it shall deem needful or desirable for her comfortable support and maintenance, including medical, surgical, hospital, or other care, having in mind both the standard of living to which she has been accustomed and her income from other sources.

7. During the lifetime of my wife, she shall have the right, by specific reference to this power in an instrument or instruments in writing filed with the Trustee, to direct the Trustee to distribute to or apply for the benefit of any one or more of our

BOOK 12 144

children or issue of deceased children or husband or wife of any one of our children or issue of deceased children, so much of the principal of this trust, up to but not exceeding the aggregate of one-half thereof as appraised at the time of the creation of this trust, as my wife shall direct by such instrument or instruments. Any such appointment or appointments by my wife may be of such estates and interests and upon such terms, trusts, conditions, and powers as she shall determine. If the exercise or exercises of this special power of appointment shall impose a Federal or State gift tax upon my wife, I direct that the Trustee shall pay to her out of the principal of this trust an amount or amounts sufficient to cover the gift tax or taxes so imposed upon her. My intention is to give my wife the right to exercise this special power of appointment as often as she shall see fit to do so, and her exercise of it once shall not preclude her exercising it again. However, it is my intention also that in the exercise or exercises of this power she shall not dispose of more than one-half in value of this trust estate as originally appraised.

8. Upon the death of my wife, the entire remaining principal and uncollected or undistributed income of this trust shall be paid over, delivered, assigned, transferred, or conveyed to and among such appointee or appointees (including her own estate) and upon such terms and in such proportions as she shall direct by her will made either before or after my death making specific reference to this power. In distributing this property, the Trustee shall be protected in relying upon an instrument admitted to probate in any jurisdiction as the will of my wife or in acting upon the assumption that, if the Trustee shall not have received notice of

the existence of any will left by her within six months after her death, she died intestate and had not exercised this power of appointment.

9. Upon the death of my wife, any property remaining in this trust as to which she shall not have exercised her power of appointment shall be added to and administered and ultimately distributed as a part of my residuary estate as set forth in ARTICLE V. of this will, to the same extent as if it had been an original part thereof.

10. None of the property in this trust shall be used for the payment of estate, inheritance, transfer or other taxes that may become payable upon or by reason of my death, except to the extent, if any, that all other property of my estate shall not be sufficient for the payment of such taxes.

11. If, for any reason, the property belonging to my wife as stated in ARTICLE II, hereof, should become a part of my estate, it is my will that the same be one of the assets which go to make up the corpus of the marital trust.

ARTICLE IV.

1. Should William H. Ledbetter survive me, I give, devise and bequeath unto him for and during his lifetime one (1) share of stock in each of the several corporations created and organized by said William H. Ledbetter and me, the stock of which was equally owned by him and me when organized. After the death of said William H. Ledbetter, it is my will and desire that the stock here devised to him shall revert to and become part of my estate and title thereto shall vest in accordance with the terms of this will. For and during the lifetime of the said William H.

BOOK 12 PAGE 146

Ledbetter, he shall have full control of said stock, together with all voting privileges and any and all other rights and privileges accorded by the ownership of said stock as if the fee simple title to the same were vested in him.

2. William H. Ledbetter and I were the joint owners of all of the stock in several separate corporations, having first operated these businesses as partners and later incorporated the same, and we together have managed and operated said businesses and corporations. It is my desire that the Trustee under the residuary trust and marital trust give first consideration to William H. Ledbetter, should he survive me, to continue as Manager of the said businesses. This article is not compulsory on the Trustee, nor shall said Trustee be bound by the same, but shall use sound discretion in this connection.

ARTICLE V.

All the rest, residue and remainder of my estate, I give, devise and bequeath in trust to the Canton Exchange Bank of Canton, Mississippi, as Trustee of a trust herein created to be known as the "JOSEPH W. SMITH-VANIZ RESIDUARY TRUST", which trust shall in no case be terminated prior to the death of my wife, Lucille L. Smith-Vaniz. The income from said trust shall be payable at least semi-annually to my said wife during her lifetime, and to my daughter, Jo Ann Phillips, and to my sons, William Larry Smith-Vaniz, Sam Palmer Smith-Vaniz, and Thomas Richard Smith-Vaniz, share and share alike, except that the following shall be paid by the Trustee out of the income, if income is sufficient, out of the corpus if the income is insufficient, ahead of any income provisions to my said wife:

BOOK 12 PAGE 147

1. Such sums as may be required for the use and needs, including tuition and school expenses, of my children as long as they effectively pursue their higher education; the Trustee to determine, in its own discretion, the amount that is necessary for such use and needs and that they are effectively pursuing their educational endeavors before extending the use and needs, it being my intent to provide for my children's education should I depart this life before their education is completed.

2. In carrying out my wishes, my Trustee is vested with complete authority and power to invade the corpus of this trust to supplement income, if necessary, for the purposes of use and needs, medical expenses and emergencies of my wife and children and for the education of my children.

3. Upon the death of my said wife, such corpus and undistributed income, if any, that remains in this trust, along with the balance of any unappointed funds or property that may remain in the "MRS. LUCILLE L. SMITH-VANIZ MARITAL TRUST," shall be paid over and delivered unto my children, per stirpes, on the following terms:

(a) The share of any living daughter that may have attained the age of thirty (30) years shall be delivered to said daughter forthwith.

(b) The share of any living son that may have attained the age of twenty-five (25) years shall be delivered to said son forthwith.

(c) The share of either child of mine who may have died prior to the death of my wife, leaving issue, shall descend forthwith and be distributed to said issue, or to the guardian of the issue of any such deceased child, if such issue be a minor or minors.

EX 12 148

(d) The share of any child of mine living upon the date of my wife's death, which child shall not have attained the age of thirty (30) years (in the case of my daughter) or twenty-five (25) years (in the case of my sons), shall be retained by said Trustee in trust on the same terms and provisions as were prevailing during the lifetime of my wife, except that the trust shall be maintained for the benefit of said daughter not having attained the age of thirty (30) years and for the benefit of said son not having attained the age of twenty-five (25) years, the income from said trust shall be payable to said children at least quarterly, and the corpus thereof may be expended for the use and benefit of said children under the same emergency provision as is contained in Paragraph 2 of this ARTICLE V. Should a child for whose benefit property is being held until he or she attains the age of twenty-five or thirty years, respectively, depart this life before attaining the age of twenty-five (25) years (in the case of a son) or thirty (30) years (in the case of my daughter), leaving issue, then said property shall, upon his or her death, descend to said issue and be distributed to said issue or to the guardian of the issue of said child if said issue be a minor or minors. Should he or she leave no issue, then this devise shall fail.

(e) Whenever said Trustee is directed to distribute any property to a person who is then a minor, the Trustee shall be authorized to continue to hold the share of such minor in trust for such minor until he or she becomes twenty-one years of age and in the meantime shall use such part of the income and/or corpus of the share of such minor as said Trustee may deem necessary to

BOOK 12 PAGE 149

provide for the proper support and education of such minor.

(f) Whenever the Trustee is directed to pay any money to or to use any money or property for the benefit of any minor, said Trustee shall not require the appointment of a guardian, but shall be authorized to pay the same over to the person having custody of such minor, to pay the same to such minor without the intervention of a guardian, to pay the same to a legal guardian of such minor, if one has already been appointed, or to use the same for the benefit of such minor.

ARTICLE VI.

The Trustee shall have the following powers with respect to each trust hereunder, to be exercised as the Trustee in its discretion determines to be to the best interest of the beneficiaries:

1. To retain any property of my estate, or any undivided interest therein, regardless of any lack of diversification, risk or non-productivity;

2. To invest and reinvest the trust estate in any property or undivided interests therein, wherever located, including bonds, notes secured or unsecured, stocks of corporations, real estate or any interest therein and interests in trusts, including common trust funds, without being limited by any statute or rule of law concerning investments by Trustees;

3. To sell any trust property, for cash or on credit, at public or private sale; 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;

4. To execute leases and sub-leases for terms as long as fifty years, even though such terms may extend beyond the termination of the trust; to subdivide or improve real estate and tear down or alter improvements; to grant easements, give consents and make contracts relating to real estate or its use; and to release or dedicate any interest in real estate;

5. To borrow money from time to time for any purpose, to mortgage or pledge any trust property;

6. 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 of warranties binding upon and creating a charge against the trust estate, and containing provisions excluding personal liability;

7. To keep any property in the name of a nominee with or without disclosure of any fiduciary relationship;

8. To employ agents, attorneys, auditors, depositaries, and proxies, with or without discretionary powers;

9. To determine the manner of ascertainment of income and principal, and the apportionment between income and principal of all receipts and disbursements, and to select any accounting period;

10. To receive additional property from any source and add it to and comingle it with the trust estate;

11. To enter into any transaction authorized by this article with trustees or legal representatives of any other trust or estate in which any beneficiary hereunder has any beneficial

interest, even though any such trustee or legal representative is also trustee hereunder;

12. To make any distribution or division of the trust property in cash or in kind or both, and to allot different kinds or disproportionate shares of property or undivided interests in property among the beneficiaries or portions, and to determine the value of any such property; and to continue to exercise any powers and discretion herein given 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;

13. To exercise any or all conversion, subscription, voting and other rights, privileges, elections and options, pertaining to any such property, and to grant proxies, discretionary or otherwise, in respect thereof; and to receive and retain any property that may be acquired by it as the result of the exercise of any such rights, privileges, elections or options;

14. To extend the time of payment of any obligation, including accrued or accruing interest, held by it hereunder;

15. To make partition, division, or distribution of property in kind and, for any such purpose, to determine the value of any such property, which determination, however, shall be subject to approval thereof by any Court having jurisdiction;

16. To execute oil, gas and mineral leases, royalty and mineral deeds or other contracts and agreements pertaining to minerals or royalties, covering or pertaining to any trust property on such terms and conditions as it may deem advisable;

17. To perform any and all such other acts, and to take any and all such other proceedings, and to exercise all such other

rights and privileges, in respect of any property as if it were the absolute owner thereof, and in connection therewith, to enter into any and all agreements binding my estate or any trust hereunder.

ARTICLE VII.

1. Any Trustee may resign at any time by giving written notice, specifying the effective date of such resignation to the beneficiaries.

2. If any Trustee at any time resigns or is unable to act, another corporation authorized under the laws of any state or of the United States to administer trusts may be appointed as successor trustee, by an instrument delivered to such successor and signed by the beneficiaries at the time of such appointment of at least two-thirds of the current income of the trust property, and such beneficiaries may direct the successor trustee to accept the accounts of any former trustee. A successor trustee shall not be required to audit the accounts or in any manner question the acts of a prior trustee and shall not be responsible for the account or acts of a prior trustee.

3. Every successor trustee shall have all the title, powers and discretion herein given the Trustee, without any act of conveyance or transfer.

4. The guardian or conservator of the estate of a beneficiary under legal disability, or the parents or surviving parent of a minor beneficiary for whose estate no guardian has been appointed, may act for such beneficiary in making any appointment and giving any direction under this article.

5. To the extent that such requirement can be legally waived,

no trustee, nor executor hereunder, nor successor trustee, nor successor executor shall ever be required to give any bond to serve in such capacity or capacities and such trustee or executor shall not be required to obtain the order or approval of the Court to exercise any power or discretion herein given.

6. No person paying money or delivering any property to any trustee shall be required to see to its application.

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

ARTICLE VIII.

1. In the event that my wife and I shall be killed in a common accident or as a result of a common disaster, or under such circumstances that it will be impossible, in the judgment of the executor, whose decision shall be conclusive, to determine which of us died first, it shall be presumed that she survived me, and this presumption shall apply throughout this will.

2. No part of any trust under this will, principal, income or increment shall be attachable, assignable, trustable, or liable to be taken at law or in equity for or on account of any debt, obligation or contract of any beneficiary hereunder; but the share I have herein provided for such beneficiary shall be transferred and delivered to her or him, as the case may be, personally, and for her and his sole and exclusive use and benefit.

3. The interest of every beneficiary, whether created by me directly or under a power of appointment granted by me in this will, shall vest, anything else in this will or in the exercise of a power of appointment to the contrary notwithstanding, within

12-154

the period prescribed by the Rule Against Perpetuities or any statute pertaining thereto. Upon such vesting the principal shall be distributed among those who theretofore had been income beneficiaries and in the proportions that they each had received income or had it applied for their benefit. If at the time of the vesting of an interest the beneficiary shall be a minor, the Trustee shall continue to hold his share in trust for his benefit, paying over or applying income and as much of the principal as the Trustee shall deem advisable, until such beneficiary shall be twenty-one years of age and then to distribute his share of the trust property to him, discharged of the trust. And, if at the time of vesting, the person entitled to the interest is a beneficiary of a trust under my will and his interest under that trust is vested, his share shall be added to that trust and thereafter administered as a part thereof.

4. I direct that the Executor shall pay out of my residuary estate (without any right of reimbursement) all estate, inheritance, legacy, and succession taxes which may be assessed against any gift made by me under this will and which may be determined to be due against any property owned by me and any other person as joint owners with right of survivorship and passing at my death to the survivor and all such taxes as shall be assessed against any insurance on my life. It is my intention that all property passing under this will, except that passing under ARTICLE V. hereof as my residuary estate, and all property transferred by me in trust during my lifetime and all jointly owned property passing to the survivor and all proceeds of insurance on my life shall pass undiminished by any such taxes.

BOOK 12 PAGE 156

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF JOSEPH W. SMITH-VANIZ

CAUSE NO. 19-529

PROOF OF WILL

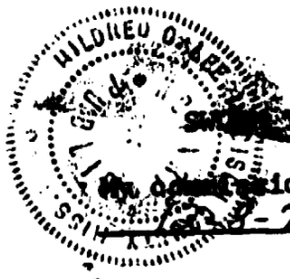
FILED
THIS DAY
FEB 13, 1968
W. A. SMITH
CHANCERY CLERK
W. A. Smith

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned officer in and for said County and State, SUSIE T. BURNS and IRIS G. GRIFFIN, the subscribing witnesses to a certain instrument of writing hereto attached dated December 18, 1965, and purporting to be the LAST WILL AND TESTAMENT OF JOSEPH W. SMITH-VANIZ, deceased; who, being by me first duly sworn, said that the said Joseph W. Smith-Vanis signed, published and declared said instrument as his Last Will and Testament on December 18, 1965, the day of the date of said instrument, in the presence of each of these deponents, and that said Testator was then of sound and disposing mind and memory and more than 21 years of age, and had his usual place of abode in Canton, Madison County, Mississippi; and that these deponents each subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of the said Testator and in his presence and in the presence of each other, on the day and year of the date of said instrument.

Susie T. Burns
Susie T. Burns

Iris G. Griffin
Iris G. Griffin



Sworn to and subscribed before me, this February 12, 1968.

My commission expires: 1971

W. A. Smith
Notary Public in and for Madison County, Mississippi

STATE OF MISSISSIPPI, County of Madison:

I, W. A. Smith, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 13 day of February, 1968, and was duly recorded on the 16 day of Feb., 1968, Book No. 12 on Page 156 in my office.

Witness my hand and seal of office, this the 16 day of February, 1968.

W. A. Smith
W. A. Smith, Clerk
Blodgett W. Spence, D. C.

LAST WILL AND TESTAMENT OF CALLIE BANKS

I, Callie Banks, of the County of Madison, State of Mississippi, knowing the uncertainty of life and the certainty of death and being over twenty one years of age and of sound and disposing mind and memory make, declare and publish this my Last Will and Testament hereby revoking all others heretofore made by me.

ITEM #1. On account of the love and affection I have for my children herein named: Maggie Johnson, Ella Carter, Sarah Dickerson, Daisy Lee Alexander, Perry Banks, Annie Lee Banks and Badie Banks, I give unto them all of my property, real, personal and mixed that I might die seized and possessed, each to share and share alike. I have other children, but I feel that they are in good financial condition and do not need anything from my estate as badly as the ones named above.

Item #2. I hereby name, constitute and appoint Miss Josephine Hood of Canton, Mississippi, Executrix of this my Last Will and Testament, and that she not required to give 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 of Madison, State of Mississippi.

This 16 day of October, 1956.

Callie Banks
Callie Banks
mark

State of Mississippi
Madison County

The said Callie Banks in the County of Madison, State of Mississippi on the 16 day of October, 1956, signed in our presence the foregoing instrument and published and declared same as her Last Will and Testament and we at her request in her presence and in the presence of each other on said date have hereunder written our names as subscribing witnesses thereof.

W. A. Sims WITNESS

Josephine Hood WITNESS

FILED
THIS DAY
FEB 15 1968
W. A. SIMS
Chancery Clerk
By *J. R. Snyder*

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 and recorded in my office this 15 day of February, 1968, at [] and was duly recorded on the 16 day of Feb., 1968, Book No. 12 on Page 157 of my office.



Witness my hand and seal of office, this the 16 of February, 1968.

W. A. SIMS, Clerk.
By *Glady W. Spawell* D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

BOOK 12 PAGE 158

19-531

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
Callie Banks, 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 ~~XXX~~, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said Callie Banks

who, being duly sworn, deposed and said, that the said Callie Banks
signed, published and declared said instrument as her last will and testament on the
16 day of October, A. D., 1956, the day of the date of said instrument, in the

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

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

Josephine Hood

Sworn to and subscribed before me this the 15 day of February, A. D., 1968

W. A. SIMS, Chancery Clerk

FILED
THIS DAY
FEB 15 1968
W. A. SIMS
Chancery Clerk
By J. R. Snyder, Jr.

J. R. Snyder, Jr. 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 15 day of February, 1968, at
and was duly recorded on the 16 day of Feb, 1968, Book No. 12 on Page 158
in my office.

Witness my hand and seal of office, this the 16 of February, 1968.

W. A. SIMS, Clerk

By Gladys H. Powell D. C.

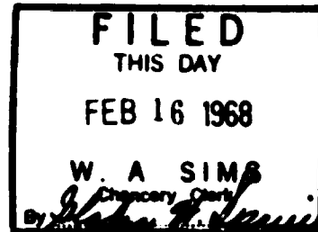
BOOK 12 159

W I L L

19-5313

Desiring to dispose of my property, after my death, as seems best to me, I, Routh M. Arbuthnot, being one and the same person as

Routh Maxwell
Mrs. James Paul Arbuthnot
Mrs. J.P. Arbuthnot
Mrs. J. Paul Arbuthnot
Mrs. Ruth Maxwell Arbuthnot
Mrs. Ruth M. Arbuthnot
Mrs. Routh Maxwell Arbuthnot
Mrs. Routh M. Arbuthnot



do hereby make, publish and declare this to be my last will and testament:

FIRST: I direct that all my just debts and funeral expenses be paid, and

SECOND: I devise and bequeath to my daughter, Carolyn Routh Arbuthnot, my only living descendant at this time, my diamond ring set in ladies mounting, all my other jewelry not herein bequeathed, heirlooms, antique furniture, silver and china ware. My only other descendant was James Paul Arbuthnot, Jr., who departed from life at the age of 11 years and 10 months.

THIRD: I devise and bequeath unto my husband, James Paul Arbuthnot for life and then to my daughter herein named, my other diamond ring set in gentlemen's mounting.

FOURTH: I devise and bequeath unto my husband named herein the remainder of my estate, real or personal and wheresoever situated.

FIFTH: I appoint my husband Executor of this will and direct that no bond be required of him as such, and that he report to the court.

SIXTH: In the event my husband predeceases me in death, I devise and bequeath to my daughter my entire estate, real or personal and wheresoever situated.

SEVENTH: If the event mentioned in the sixth provision hereof has occurred, and my daughter, born 23 April 1943, is under the age of 21 years, I direct that some reputable bank and trust company be named by the Probate Court as Administrator of my estate and that the assets of same be arranged in favor of and for the benefit of my daughter, as follows:

- (a) A reasonable portion in a cash bank reserve, with interest receivable thereon if available.
- (b) The remaining portion in investments held at the time of my death and in sound United States, State or Municipal bonds bearing a reasonable rate of interest payable at least annually.

The Administrator shall qualify according to the statutes in such cases made and provided, and continue said administration until my daughter shall have attained the age of 21 years, when said Administrator shall immediately deliver to her in person the entire assets of the estate, less reasonable maintenance and legal expenses, and with a proper accounting thereof.

Under this administration the Administrator shall deliver to my daughter and her guardian, as needed, upon presentation of receipts therefor signed by both, such money as may be reasonable and necessary for her proper care, education and recreation but not less than \$100.00 per month; said money to come first out of the income from my estate and secondly, out of the principal amount thereof in the event of an emergency and as a last resort.

BOOK 12 PAGE 160 1/2

EIGHTH: In the event my husband is not living at the time of my death, and my daughter is under the age of 21 years, I appoint Mrs + Mrs. E. C. Woodyear of Mound, La. as Testamentary Guardians of her person until she shall have reached the age of 21 years; and either or both of said Guardians shall have full authority to act in her behalf in that capacity.

NINTH: Should both _____ of _____ decline or fail to accept said appointment, I appoint in their stead and to act in the same capacity, _____ of _____.

TENTH: Should I survive both my husband and daughter herein named, and my daughter dies without a descendant or descendants, I devise and bequeath my entire estate, whether real or personal and wheresoever situated, unto my two adult sisters, Mrs. E.C. Woodyear and Miss. Alma Maxwell, in equal portions; and in which event I appoint Nelson Cauthen, Attorney of Canton, Mississippi as Executor of my will and direct that no bond be required of him as such and that he report to no court.

ELEVENTH: Also, in the event my husband is not living at the time of my passing, I request and authorize said Nelson Cauthen, with reasonable compensation therefor, to conclude my business affairs and to take all steps necessary to place this will in full force and effect according to my wishes herein expressed.

12-16-61

MADE, PUBLISHED AND DECLARED in the presence of these witnesses to be my last will and testament on this the 17 day of November, 1953, at Canton, Madison County, Mississippi.

Routh M. Arbuthnot
Routh M. Arbuthnot
ROUTH M. ARBUTHNOT.

WITNESSES TO SIGNATURE:

ADDRESSES OF WITNESSES:

William B. Noble
William B. Noble

Canton Miss.
Canton Miss.

James W. Shepherd

Sharon Miss.

Myrtle Nelson Shepherd

Sharon, Miss.

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 in my office this 16 day of February, 1968, at _____ o'clock M., and was duly recorded on the 23 day of Feb., 1968, Book No. 12 on Page 159 in my office.

Witness my hand and seal of office, this the 23 of February, 1968.

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

BOOK 12 PAGE 162
PROOF OF WILL

STATE OF MISSISSIPPI
MADISON COUNTY

19.5312

CHANCERY COURT

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

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, William B. Noble and _____, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said Routh M. Arbuthnot
who, being duly sworn, deposed and said, that the said Routh M. Arbuthnot
_____ signed, published and declared said instrument as her last will and testament on the
17th day of November, A. D., 1953, the day of the date of said instrument, in the
presence of this deponent, and in the presence of James W. Shepherd & Myrtle Nelson Shepherd
the other subscribing witnesses _____, 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 James W. Shepherd
and Myrtle Nelson Shepherd 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.

William B. Noble



Sworn to and subscribed before me this the 15th day of February, A. D., 1968

W. A. SIMS, Chancery Clerk.

FILED
THIS DAY
FEB 16 1968
W. A. SIMS
Chancery Clerk
By Gladys H. Spawell, D.C.

By Bernice H. Crawford, 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 16 day of February, 1968, at _____
and was duly recorded on the 23 day of Feb., 1968, Book No. 12 on Page 162
in my office.

Witness, my hand and seal of office, this the 23 of February, 1968.

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

Last Will and Testament #19-533

We, WILLIAM MILTON JAMES, SR., AND VELMA R. JAMES, husband and wife, both being over the age of twenty one years, and of sound mind and disposing memory, do hereby constitute, make, publish and declare this to be our joint and mutual Last Will and Testament, hereby expressly revoking all wills and codicils heretofore made by us, or either of us, jointly or severally, as follows, to-wit:

I

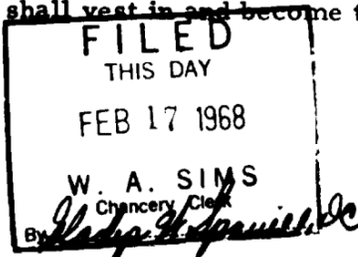
It is our joint will that the just debts and funeral expenses of the one who predeceases the other, be fully paid out of the estate of the predecessor.

II

It is our joint will that the survivor of us, WILLIAM MILTON JAMES, SR., OR VELMA R. JAMES, shall be executor or executrix, as the case may be, of this will and shall not be required to give bond, or to account to any court.

III

We give, devise and bequeath unto the survivor of us, WILLIAM MILTON JAMES OR VELMA R. JAMES, as the case may be, all of our property, real, personal and mixed, for the sole use and benefit of the survivor of us to hold absolutely in fee simple forever. In other words, if WILLIAM MILTON JAMES, SR., survives VELMA R. JAMES, then in that event all of the property of VELMA R. JAMES shall vest in and become the property of WILLIAM MILTON JAMES, SR., and if VELMA R. JAMES shall survive WILLIAM MILTON JAMES, SR., then in that event the property of WILLIAM MILTON JAMES, SR., shall vest in and become the property of VELMA R. JAMES.



BOOK 12 MAR 1964

IV

IN THE EVENT that our deaths should occur simultaneously, or under circumstances causing doubt as to which of us survived the other, then and only then do we will, devise and bequeath all of our property, real, personal and mixed unto our children, WILLIAM MILTON JAMES, JR., HUBERT AUSTIN JAMES, MARY KATHRYN J. SWEENEY AND JACQULYN J. BOUTWELL, in equal shares, share and share alike.

V

IN THE EVENT that our deaths should occur simultaneously, then in that event we do hereby appoint WILLIAM MILTON JAMES, JR., AND HUBERT AUSTIN JAMES to serve as co-executors of our estate without bond, or to account to any court.

IN WITNESS, whereof, we, WILLIAM MILTON JAMES, SR., AND VELMA R. JAMES, husband and wife, and joint testators, hereunto set our hands to this our joint Last Will and Testament on this the 31 day of July, 1966.

William Milton James, Sr.
William Milton James, Sr.
Velma R. James
Velma R. James

ATTESTING WITNESSES:

Mrs. Dale A. Clower
Mrs. Sarah L. Ledy

Book 12 Page 165

ATTESTATION CLAUSE

STATE OF MISSISSIPPI

COUNTY OF MADISON

We, each of the subscribing witnesses to the Last Will and Testament of WILLIAM MILTON JAMES, SR., AND VELMA R. JAMES, do hereby certify that said instrument was signed by said WILLIAM MILTON JAMES, SR., AND VELMA R. JAMES in our presence and in the presence of each of us, and that the said WILLIAM MILTON JAMES, SR., AND VELMA R. JAMES declared the same to be their Last Will and Testament in the presence of each of us, and that we each signed as subscribing witnesses to said will at the request of WILLIAM MILTON JAMES, SR., AND VELMA R. JAMES in their presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 27th day of July, 1966.

Miss Dale C. Clower

Miss Elizabeth Laddy

WITNESSES

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 17 day of February, 1968, at _____ o'clock M., and was duly recorded on the 23 day of Feb, 1968, Book No. 12 on Page 163 in my office.

Witness my hand and seal of office, this the 23 of February, 1968.

By Glady H. Spruill, W. A. Sims, Clerk, D. C.

BOOK 12 PAGE 166
PROOF OF WILL

19533

STATE OF MISSISSIPPI
MADISON COUNTY
COPIAH COUNTY

CHANCERY COURT

In the matter of a certain instrument of writing, purporting to be the last will and testament of
William Milton James, Sr., 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, Mrs. Dale O. Clower and _____, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said William Milton James, Sr.,
who, being duly sworn, deposed and said, that the said William Milton James, Sr.,

_____ signed, published and declared said instrument as his last will and testament on the
30th 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 Mrs. Valah Gaddy

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
Madison
said County and State, and this deponent and this deponent and Mrs. Valah Gaddy

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

FILED
THIS DAY
FEB 17 1968
W. A. SIMS
Chancery Clerk

Mrs. Dale O. Clower
Mrs. Dale O. Clower

Sworn to and subscribed before me this the 3 day of February, A. D., 1968

(SEAL)
COMMISSION EXPIRES:
Feb 25 1971

James D. ...
Notary Public

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 17 day of February, 1968, at _____ o'clock M.,
and was duly recorded on the 23 day of Feb., 1968, Book No. 12 on Page 166
in my office.

Witness my hand and seal of office, this the 23 of February, 1968.
By Gladys W. Spruell W. A. Sims, Clerk, D. C.

BOOK 12 PAGE 167

19-535

LAST WILL AND TESTAMENT OF ALBERT BALDWIN
MADISON COUNTY, MISSISSIPPI

I, Albert Baldwin, being of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all former wills made by me.

I give, devise and bequeath to my wife, Lizzie Baldwin, all of my property, real, personal and mixed of every kind and nature and wheresoever situated that I die seized and possessed.

I desire my executrix to pay all my just debts.

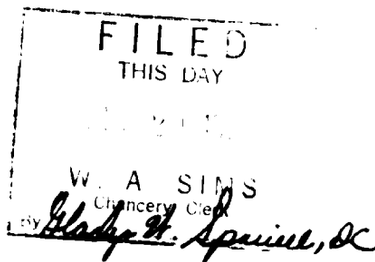
I nominate and appoint my wife, Lizzie Baldwin, executrix of this my last will and testament and request that she be exempt from bond and make no reports to the courts.

SIGNED, PUBLISHED and DECLARED by me as my Last will and Testament on this 4th day of March, 1961, in the presence of the undersigned witnesses, who at my request and in my presence, and in the presence of each other have signed their names hereto as attesting witnesses.

Albert Baldwin
Albert Baldwin
mark

WITNESSES:

Josephine Hood
Hannah Hart



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 20 day of February, 1968, at _____ o'clock _____ M., and was duly recorded on the 23 day of Feb., 1968, Book No. 12 on Page 167 in my office.

Witness my hand and seal of office, this the 23 of February, 1968.

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

STATE OF MISSISSIPPI
COUNTY OF MADISON

19-538

LAST WILL AND TESTAMENT OF RACHEL SIMS CLARK.

I, RACHEL SIMS CLARK, a resident citizen of Madison County, Mississippi, of sound and disposing mind and over the age of 21 years, do hereby make, publish and declare this my last will and testament hereby revoking any wills or codicils heretofore made by me.

(1) It is my desire that all debts legally probated against my estate be paid.

(2) If he survives me, I will, devise and bequeath to my brother, Willie Sims, the house and lot which I own on West Academy Street in the City of Canton, identified as house no. 418, located on Lot 26 on the south side of West Academy Street, being the property purchased from Lillie Meek in 1941 by deed of record in Book 19 at page 69 of the land deed records of Madison County, Mississippi.

(3) If he survives me, I will devise and bequeath to my said brother, Willie Sims, the house and lot located at 302 Walnut Street in said City of Canton, the same being 50 feet off the south side of Lot 9 and being the property purchased from A. R. Cauthen by deed of record in Book 11 at page 408 of the land deed records of Madison County, Mississippi.

(4) I will devise and bequeath to my cousin Charlie P. Harris, Canton, Mississippi, the following described property:

My home property located at 304 Walnut Street, being the property acquired from J. F. Flournoy, Jr. and Charles Trolie by deed of record in Book QQQ at page 189 of the records of Madison County, Mississippi,. Also a lot 66 feet by 210 feet off the East side of Lot 16, fronting 66 feet on Walnut Street, being the property acquired from Robert Patterson, Jr., by deed of record in Book TTT at page 626 of said land records. Also the Pontiac automobile which I own and the furniture and fixtures located in my home property above described.

W. A. S. S. S.
BY *V. Snyder*

(5) All the balance of my estate, real, personal and mixed ,
wherever situated or located, including any lapse of devise or bequests
herein contained, I will, devise and bequeath to my said cousin,
Charlie P. Harris.

(6) I name, constitute and appoint my said cousin, Charlie P.
Harris, Executor of this my last will and testament and direct that
he be not required to give bond or to account to any court for his
actions in the execution of this my last will and testament.

In testimony whereof I have hereunto subscribed my name and
published and declared this my last will and testament on this the
17th day of October, 1960, in the presence of the undersigned witnesses
who, at my instance and request, in my presence and in the presence
of each other have subscribed their names as attesting witnesses
hereto.

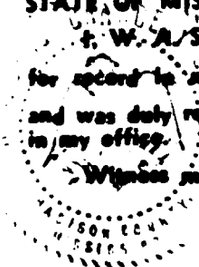
SUBSCRIBING WITNESSES:

James C. Henning *Rachel Sims Clark*
TESTATRIX
J B Henning

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 22 day of February, 1968, at _____
and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 169
in my office.

Witness my hand and seal of office, this the 1st day of March, 1968.
W. A. SIMS, Clerk
By *Blady H. Spwell*, D. C.



FILED
THIS DAY
FEB 22 1968
W. A. SIMS
Chancery Clerk
By *V.R. Snyder*

STATE OF MISSISSIPPI
COUNTY OF MADISON

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

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

Personally appeared before the undersigned Clerk of the Chancery Court of Madison County, Mississippi, G. B. HERRING and IMOGENE G. HERRING, subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said RACHEL SIMS CLARK, who, being duly sworn, deposed and said, that the said RACHEL SIMS CLARK signed, published and declared said instrument as her last will and testament on the 17th day of October, 1960, the day of the date of said instrument, in the presence of these deponents, G. B. HERRING and IMOGENE G. HERRING, 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 Canton, Madison County, Mississippi, and these deponents G. B. HERRING and IMOGENE G. HERRING 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 date of said instrument.

G. B. Herring
G. B. HERRING

Imogene G. Herring
IMOGENE G. HERRING

SWORN TO AND SUBSCRIBED before me this the 22 day of February, 1968.

My commission expires: 1-1-70
W. A. Sims, Chancery Clerk
NOTARY PUBLIC
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 22 day of February, 1968, at _____ and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 171 in my office.
Witness my hand and seal of office, this the 1st day of March, 1968.
W. A. SIMS, Clerk.
By *Gladys W. Spawell*, D. C.

LAST WILL AND TESTAMENT

WE, M. B. RIDGEWAY AND BLANCHE DAY RIDGEWAY, husband and wife, both being over the age of twenty-one years, and of sound mind and disposing memory, do hereby constitute, make, publish and declare this to be our joint and mutual Last Will and Testament, hereby expressly revoking all wills and codicils heretofore made by us, or either of us, jointly or severally, as follows, to-wit:

I

It is our joint will that out of the estate of the one who predeceases the other, all of the just debts and funeral expenses, be fully paid.

II

It is our joint will that the survivor of us, M. B. RIDGEWAY OR BLANCHE DAY RIDGEWAY, shall be executor or executrix, as the case may be, of this will, and shall not be required to give bond, or to account to any court.

III

We give, devise and bequeath unto the survivor of us, M. B. RIDGEWAY OR BLANCHE DAY RIDGEWAY, as the case may be, all of our property, real, personal and mixed, for the sole use and benefit of the survivor of us to hold absolutely in fee simple forever. In other words, if M. B. RIDGEWAY survives BLANCHE DAY RIDGEWAY, then in that event all of the property of BLANCHE DAY RIDGEWAY shall vest in and become the property of M. B. RIDGEWAY, and if BLANCHE DAY RIDGEWAY shall survive M. B. RIDGEWAY, then in that event the property of M. B. RIDGEWAY shall vest in and become the property of BLANCHE DAY RIDGEWAY.

IV

In the event that our deaths should occur simultaneously, or under circumstances causing doubt as to which of us survived the other, then and only then do we will, devise and bequeath all of our property, real, personal and mixed unto M. GAYLE RIDGEWAY, JEAN R. BUTLER AND DAY RIDGEWAY our ^{CHILDREN} ~~daughters~~ now living, in equal parts, share and share alike.

IN WITNESS WHEREOF, WE, M. B. RIDGEWAY AND BLANCHE DAY RIDGEWAY, husband and wife, and joint testators, hereunto set our hands to this our joint Last Will and Testament on this the 28 day of February, 1963.

M. B. Ridgeway
M. B. Ridgeway, Testator
Blanche Day Ridgeway
Blanche Day Ridgeway, Testatrix

ATTESTING WITNESSES:

Mrs. W.C. Martin
W.C. Martin

ATTESTATION CLAUSE

STATE OF MISSISSIPPI
COUNTY OF MADISON

We, each of the subscribing witnesses to the Last Will and Testament of M. B. RIDGEWAY AND BLANCHE DAY RIDGEWAY, do hereby certify that said instrument was signed by said M. B. RIDGEWAY AND BLANCHE DAY RIDGEWAY in our presence and in the presence of each of us, and that the said M. B. RIDGEWAY AND BLANCHE DAY RIDGEWAY declared the same to be their Last Will and Testament in the presence of each of us, and that we each signed as subscribed witnesses to said will at the request of M. B. RIDGEWAY AND BLANCHE DAY RIDGEWAY, in their presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 28 day of February, 1963.

Mrs. W.C. Martin
W.C. Martin

WITNESSES

GOZA & CASE
ATTORNEYS AT LAW
CANTON, 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 23 day of February, 1968, at _____ and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 172 in my office.

Witness my hand and seal of office, this the 1st day of March, 1968.

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

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
M. B. RIDGEWAY

NO. 19-539

A F F I D A V I T

STATE OF MISSISSIPPI
DESOTO COUNTY

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

Personally appeared before the undersigned authority in and for the aforesaid jurisdiction, W. C. MARTIN and MRS. W. C. MARTIN, subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said M. B. Ridgeway, who, being duly sworn, deposed and said, that the said M. B. Ridgeway signed, published and declared said instrument as his last will and testament on the 28th day of February, A. D. 1963, the day of 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 twenty-one 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 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.

W. C. Martin
W. C. Martin

Mrs. W. C. Martin
Mrs. W. C. Martin

Sworn to and subscribed before me, this the 16 day of March, 1968.



J. R. Snyder
Notary Public in and for
Desoto County, Mississippi.

My commission expires:
Aug 31 - 1971

W. A. SIMS
By J. R. Snyder

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 23 day of February, 1968, at _____ and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 174 in my office.

Witness my hand and seal of office, this the 1st day of March, 1968.

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

Last Will and Testament

#19-542

I, Grady T. Catlett, 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 instruments of like nature, or codicils thereto, heretofore made, or purporting to have been made by me.

I devise and bequeath all property which I may own at the time of my death, of every nature and kind, however evidenced and wherever situated, to Marjorie C. Millsaps.

I appoint Marjorie C. Millsaps as Executrix of this, my Last Will and Testament, and expressly relieve her of the giving of any bond as such.

IN TESTIMONY WHEREOF, witness my signature in the presence of the witnesses subscribing hereunto, who have signed as such at my special instance and request, in my presence, and in the presence of each other, all upon this, the 27th day of April, 1961.

Grady T. Catlett
Grady T. Catlett

WITNESSES:
Sallie M. [unclear]
[unclear]

FILED
THIS DAY
1961
BY W. A. SIMS
Gladys W. Spruill

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 February, 1968, at _____ and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 175 in my office.
Witness my hand and seal of office, this the 1st day of March, 1968.
W. A. SIMS, Clerk
By Gladys W. Spruill, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF GRADY T. CATLETT

CAUSE NO. 19-542

PROOF OF WILL

FILED
THIS DAY
FEB 27 1968
W. A. SIMS
Chancery Clerk
Blaise W. Spivey, Jr.

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, ~~the undersigned~~ officer in and for said County and State, MRS. A. H. ROBERTS, one of the subscribing witnesses to a certain instrument of writing hereto attached dated April 29, 1961, and purporting to be the LAST WILL AND TESTAMENT OF GRADY T. CATLETT, deceased; who, being by me first duly sworn, said that the said Grady T. Catlett signed, published and declared said instrument as her Last Will and Testament on April 29, 1961, the day of the date of said instrument, in the presence of this deponent and Sallie M. Sneed, and that said Testator was then of sound and disposing mind and memory and more than 21 years of age, and had her usual place of abode in Canton, Madison County, Mississippi; and that this deponent and Sallie M. Sneed subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of the said Testator and in her presence and in the presence of each other, on the day and year of the date of said instrument.

Mrs. A. H. Roberts
Mrs. A. H. Roberts

SWORN TO AND SUBSCRIBED before me, this 27th day of February 1968.

My commission expires:
August 16, 1969

Blaise W. Spivey, Jr.
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 27 day of February, 1968, at _____ and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 176 in my office.

Witness my hand and seal of office, this the 1st of March, 1968.
W. A. SIMS, Clerk
By *Blaise W. Spivey, Jr.*, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF GRADY T. CATLETT

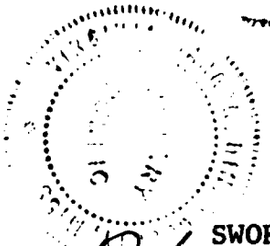
CAUSE NO. 19,572

PROOF OF WILL

FILED
THIS DAY
FEB 27 1968
W. A. SIMS
Chancery Clerk
By Gladye H. Spruill, DC

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned officer in and for said County and State, SALLIE M. SNEED, one of the subscribing witnesses to a certain instrument of writing hereto attached dated April 29, 1961, and purporting to be the LAST WILL AND TESTAMENT OF GRADY T. CATLETT, deceased; who, being by me first duly sworn, said that the said Grady T. Catlett signed, published and declared said instrument as her Last Will and Testament on April 29, 1961, the day of the date of said instrument, in the presence of this deponent and Mrs. A. H. Roberts, and that said Testator was then of sound and disposing mind and memory and more than 21 years of age, and had her usual place of abode in Canton, Madison County, Mississippi; and that this deponent and Mrs. A. H. Roberts subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of the said Testator and in her presence and in the presence of each other, on the day and year of the date of said instrument.



Sallie M. Sneed
Sallie M. Sneed

SWORN TO AND SUBSCRIBED before me, this 27th day of February 1968.

My commission expires:
3-1-71

Virginia Barron
Notary Public in and for Hinds
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 27 day of February, 1968, at _____ and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 177 in my office.

Witness my hand and seal of office, this the 1st day of March, 1968.

W. A. SIMS, Clerk
By Gladye H. Spruill, DC

PROOF OF WILL

19-544

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
Newton Handy, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and
State, Hattie M. Jones sister, subscribing witnesses to a certain
instrument of writing, purporting to be the last will and testament of the said Newton Handy

who, being duly sworn, deposed and said, that the said Newton Handy
signed, published and declared said instrument as his last will and testament on the
22nd day of January, A. D., 1968, the day of the date of said instrument, in the
presence of this deponent, and in the presence of Fannie Mae Green

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 Fannie Mae Green

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

FILED
THIS DAY
FEB 28 1968
W. A. SIMS
Chancery Clerk
By V. R. Snyder DC

Hattie M Jones

Sworn to and subscribed before me this the 28 day of February, A. D., 1968

W. A. SIMS, Chancery Clerk.



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 28 day of February, 1968, at
and was duly recorded on the 1st day of March, 1968, Book No. 12 on Page 179
in my office.

Witness my hand and seal of office, this the 1st day of March, 1968.

W. A. SIMS, Clerk
By Glady H. Spence, D. C.

Last Will and Testament

We, John S. Elough and Mamie E. Elough, husband and wife, of Madison, Madison County, Mississippi, both being of sound mind and disposing mind and memory, and desiring to make disposition of our earthly affairs so that no contention may arise concerning the same when we, or either of us, be dead, do each mutually, in consideration of the other making his or her will, and of the provisions made herein in each others behalf, make this our Last Will and Testament, and agree that the same cannot be changed or varied by either without the consent in writing of the other.

ITEM I

We do each specifically revoke any and all other testamentary devises made by either of us.

ITEM II

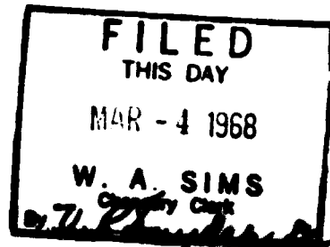
On the death of either of us all property of the deceased party, whether real, personal or mixed, shall become the sole and separate property of the survivor, for his or her unfettered use.

ITEM III

We hereby appoint such survivor, as Executor, or Executrix, as the case may be, of this instrument and specifically relieve him or her of the giving of any bond as such.

ITEM IV

Should our deaths occur in one common calamity, or under such circumstances as to make it difficult to determine which survived the other, or should the survivor not survive a sufficient length of time to make any other or further disposition of property otherwise falling to such survivor, then all property of both of us, that is, whether owned separately or jointly, shall go to our four children, John Herbert Elough, Martin B. Elough, Leta B. Knehl and Clinton D. Elough, the heirs of the body of any child predeceasing



PAGE 2,

LAST WILL AND TESTAMENT OF JOHN S. BLOUGH and MAMIE E. BLOUGH,

both of us to receive the share of their parent.

MADE, PUBLISHED and DECLARED in the presence of the undersigned witnesses, who have signed as such at our special instance and request, in our presence, and in the presence of each other, all upon this, the 27th day of September, 1955.

WITNESSES TO SIGNATURE OF JOHN S. BLOUGH

John S. Blough
John S. Blough

Wm. L. Howell

Wm. E. Blough

WITNESSES TO SIGNATURE OF MAMIE E. BLOUGH

Mamie E. Blough
Mamie E. Blough

Wm. L. Howell

Wm. E. Blough

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 4 day of March, 1968, at _____ and was duly recorded on the 12 day of March, 1968, Book No. 12 on Page 180 in my office.

Witness my hand and seal of office, this the 12 of March, 1968.

W. A. SIMS, Clerk

By Gladys H. Spwell, D. C.

BOOK 12 PAGE 182

STATE OF MISSISSIPPI,
MADISON COUNTY.

19-549

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

Upon September 27, 1955, John S. Elough and Mamie E. Elough executed a joint will wherein the survivor became the sole beneficiary. Said will was signed and promulgated in my presence and in the presence of Velma Howell, as subscribing witnesses to each signature.

At the time of the execution and promulgation of said will, both said John S. Elough and Mamie E. Elough were above the age of twenty-one years and of sound, disposing mind and memory.

Hermon Dean

SWORN TO AND SUBSCRIBED before me, this 4th day of March, 1968.

MY COMMISSION EXPIRES: _____

My Commission Expires First Monday in January 1972

W. A. Sims, Ch. Clerk
By Patsy L. Russell, D.C.

FILED
THIS DAY
MAR 4 1968
W. A. SIMS
Chancery Clerk
Patsy L. Russell

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 4th day of March, 1968, at _____ and was duly recorded on the 12th day of March, 1968, Book No. 12 on Page 182 in my office.

Witness my hand and seal of office, this the 12th day of March, 1968.

W. A. Sims, Clerk
By Patsy L. Russell, D.C.

#19-549

STATE OF MISSISSIPPI,
HINDS COUNTY.

This day personally appeared before me, the undersigned authority in and for the above County and State, Velma G. Howell, who, first having been by me duly sworn, on oath, did depose and say as follows:

Upon September 27, 1955, John S. Blough and Mamie E. Blough executed a joint will wherein the survivor became the sole beneficiary. Said will was signed and promulgated in my presence and in the presence of Hermon Dean, as subscribing witnesses to each signature.

At the time of the execution and promulgation of said will, both said John S. Blough and Mamie E. Blough were above the age of twenty-one years and of sound, disposing mind and memory.

Velma G. Howell

Sworn to and subscribed before me, this 3rd day of March, 1968.

My Commission Expires Dec. 12, 1971

James L. Davis

My Commission Expires: _____

FILED
THIS DAY
MAR 11 1968
W. A. SIMS
Chancery Clerk
Gladys H. Spruell

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 11 day of March, 1968, at _____ and was duly recorded on the 12 day of March, 1968, Book No. 12 on Page 183 in my office.

Witness my hand and seal of office, this the 12 of March, 1968.

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

BOOK 12 PAGE 184

#19-554

LAST WILL AND TESTAMENT

I, Louise Bolding, being of sound and disposing mind and memory and more than twenty-one years of age, do hereby make, publish and declare this to be my last will and testament.

1. I nominate and appoint my husband, Afton H. Bolding, as executor of this my last will and testament and I direct that no bond be required of him and that he be excused from making any account.

2. I will, devise and bequeath all of my property, real, personal, mixed and of whatever nature and wheresoever situated unto my husband, Afton H. Bolding. None of my children born now or hereafter shall share in the benefits of this will if my said husband be living at the time of my death.

Witness my signature, this the 29 day of April 1961.

Ms. Louise Bolding
Louise Bolding

Signed, published and declared by Louise Bolding as and for her last will and testament, in the presence of us, who in her presence and at her request and in the presence of one another, have hereto subscribed our names as witnesses.

This the 29 day of April, 1961.

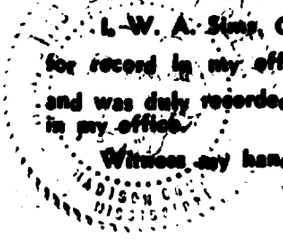
Nelson Authen
Abbie M. Hober

FILED
THIS DAY
APR - 8 1961
W. A. SIMS
Chancery Clerk
By D. R. Snyder

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 8 day of March, 1961, at _____ and was duly recorded on the 12 day of March, 1961, Book No. 12 on Page 184 in my office.

Witness my hand and seal of office, this the 12 of March, 1961



W. A. SIMS, Clerk
Gladys H. Sproull, D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF LOUISE BOLDING

CAUSE NO. 19-554

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned officer in and for said County and State, NELSON CAUTHEN and ABBIE M. GOBER, the subscribing witnesses to a certain instrument of writing hereto attached dated April 29, 1961, and purporting to be the LAST WILL AND TESTAMENT OF LOUISE BOLDING, deceased; who, being by me first duly sworn, said that the said Louise Bolding signed, published and delcared said instrument as her Last Will and Testament on April 29, 1961, the day of the date of said instrument, in the presence of each of these deponents, and that said Testatrix was then of sound and disposing mind and memory and more than 21 years of age, and had her usual place of abode in Canton, Madison County, Mississippi; and that these deponents each subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testatrix and in her presence and in the presence of each other, on the day and year of the date of said instrument.

Nelson Cauthen
Nelson Cauthen

V.R. Snyder Jr

Abbie M. Gober
Abbie M. Gober

SWORN TO and subscribed before me, this March 8th, 1968.

My commission expires:
August 16 1969

John G. Griffin
Notary Public in and for Madison
County, Mississippi

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 8 day of March, 1968, at _____ and was duly recorded on the 12 day of March, 1968, Book No. 12 on Page 185.
Witness my hand and seal of office, this the 12 of March, 1968.
W. A. SIMS, Clerk
By Blodge H. Spawell, D. C.

BOOK 12 PAGE 186

19-536

STATE OF MISSISSIPPI

COUNTY OF MADISON

LAST WILL AND TESTAMENT OF O. M. RANKIN

Being of sound and disposing mind and memory, and of lawful age,
I, O. M. RANKIN, hereby revoke all Wills heretofore made by me and do
hereby make, publish and declare this to be my Last Will and Testament,
to-wit:

ITEM ONE: I hereby give, devise and bequeath all of the property
of which I may die seized and possessed to my wife, MONA G. RANKIN.

ITEM TWO: I hereby name, constitute and appoint my wife, MONA G.
RANKIN, as Executrix of this Will without bond and without being required
at any time to make any report to any Court.

SIGNED, PUBLISHED AND DECLARED by me as my Last Will and Testament
on this the eighteenth day of July, 1961, in the presence of these
witnesses who also signed the same as witnesses hereto, at my request, in
my presence and in the presence of each other, on this day.

O. M. Rankin
O. M. Rankin

WITNESSES:

[Handwritten signatures of witnesses]

FILED
THIS DAY
MAR 11 1968
W. A. SIMS
Clerk of Court
[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 11 day of March, 1968, at
said was duly recorded on the 12 day of March, 1968, Book No. 12 on Page 186
in my office.

In presence my hand and seal of office, this the 12 of March, 1968.

W. A. SIMS, Clerk
[Handwritten signature], D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF O. M. RANKIN, DECEASED

CAUSE NO. 19-556

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, the undersigned officer in and for said County and State, S. R. CAIN, JR. and SUSIE T. BURNS, the subscribing witnesses to a certain instrument of writing hereto attached dated July 18, 1961 and purporting to be the LAST WILL AND TESTAMENT OF O. M. RANKIN, deceased; who, being by me first duly sworn, said that the said O. M. Rankin signed, published and declared said instrument as his Last Will and Testament on July 18, 1961, the day of the date of said instrument, in the presence of each of these deponents, and that said Testator was then of sound and disposing mind and memory and more than 21 years of age, and had his usual place of abode in Madison County, Mississippi; and that these deponents each subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of the said Testator and in his presence and in the presence of each other, on the day and year of the date of said instrument.

S. R. Cain, Jr.
S. R. Cain, Jr.

Susie T. Burns
Susie T. Burns

SWORN TO and subscribed before me, this March 11, 1968.

My commission expires:
August 16, 1969

W. A. Sims
Notary Public in and for Madison
County, Mississippi

FILED 1
THIS DAY
MAR 11 1968
W. A. SIMS
Chancery Clerk
By D. 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 11 day of March, 1968, at _____ and was duly recorded on the 12 day of March, 1968, Book No. 12 on Page 187 in my office.

Witness my hand and seal of office, this the 12 of March, 1968.

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

STATE OF MISSISSIPPI
COUNTY OF MADISON

MAR 12 1968

19-562

LAST WILL AND TESTAMENT OF NANCY ELIZABETH WELLS

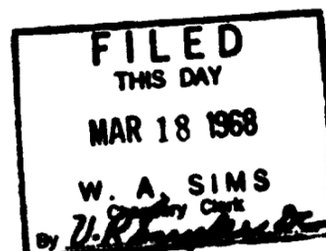
I, NANCY ELIZABETH WELLS, being of sound and disposing mind and memory and an adult resident citizen of Madison County, Mississippi, do make, publish and declare this to be my last will and testament, hereby revoking all wills and codicils thereto heretofore made by me.

ITEM 1: It is my desire that all of my just debts be paid as soon after my death as is convenient.

ITEM 2: I do not elect to exercise any power of appointment vested in me, and any property owned by me at the time of my death that is subject to power of appointment by me is specifically excluded from this last will and testament.

ITEM 3: I give, devise and bequeath unto my son, DR. MITCHELL B. WELLS, and to my daughter, JEAN W. PARKER, my undivided one-fourth (1/4) interest in the house and acreage on Adams Street in the City of Canton, Madison County, Mississippi; also, my undivided one-fourth (1/4) interest in the oil, gas and other minerals in, on and under the 82 acre tract of land in Simpson County that is now owned by my said children, and all my interests in oil, gas and other minerals owned by me, except land where I own the surface or an interest in said surface.

ITEM 4: I give and bequeath unto my son, DR. MITCHELL B. WELLS, and my daughter, JEAN W. PARKER, each the sum of Five Thousand Dollars (\$5,000.00).



BOOK 12 PAGE 189

ITEM 5: I give, devise and bequeath unto my husband, DR. C. M. WELLS, all of the rest, residue and remainder of my estate, real, personal and mixed, for and during the term of his natural life. My said husband, DR. C. M. WELLS, is hereby vested with full authority to use and dispose of any or all of said property during his lifetime or by his last will and testament, as he may see fit, including the right to execute deeds, deeds of trust, oil, gas and mineral leases, division orders, and any other instruments which may be incidental to the ownership, control or sale of said property, and he is authorized to receive and receipt for all monies derived therefrom, to use as he may see fit; however, in the event that my said husband does not dispose of said property during his lifetime or by his last will and testament, then, in that event, I give, devise and bequeath all of said property to our children, DR. MITCHELL B. WELLS and JEAN W. PARKER, share and share alike.

ITEM 6: Should my husband, DR. C. M. WELLS, predecease me, then, in that event, I give, devise and bequeath all of the rest, residue and balance of my estate, real, personal and mixed, of every kind and description, to our two children, DR. MITCHELL B. WELLS and JEAN W. PARKER, share and share alike.

ITEM 7: I hereby name, constitute, designate and appoint my husband, DR. C. M. WELLS, as Executor of this will, without bond and without being required to report to any court; and in the event that my husband, Dr. C. M. Wells, predeceases me, then, in that event, I hereby name, designate and appoint my son, DR. MITCHELL B. WELLS, as Executor of this will, without bond and without being required to report to any court.

IN WITNESS WHEREOF, I have hereunto affixed my signature on this the twentieth day of January 1967.

WITNESSES:

B. Rain Jr.
James E. Puras

Nancy Elizabeth Wells
Nancy Elizabeth Wells

Page 2

STATE OF MISSISSIPPI, County of Madison:

W. A. Sims, Clerk of the Chancery Court of said County, certify that the within instrument was filed
and was duly recorded on the 18 day of March, 1968, at
in my office, on the 22 day of March, 1968, Book No. 12 on Page 189

Witness my hand and seal of office, this the 22 day of March, 1968.

W. A. SIMS, Clerk

Gladys H. Spaul, D. C.

BOOK 12 PAGE 190

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
NANCY ELIZABETH WELLS, DECEASED

CAUSE NO. 19-562

PROOF OF WILL

Personally appeared before the undersigned authority in and for said County and State, S. R. CAIN, JR. and SUSIE T. BURNS, the subscribing witnesses to a certain instrument of writing purporting to be the LAST WILL AND TESTAMENT OF NANCY ELIZABETH WELLS, DECEASED, who, being by me first duly sworn, deposed and said that the said Nancy Elizabeth Wells signed, published and declared said instrument as her last will and testament on the 20th day of January 1967, 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 said testatrix and in the presence of each other, on the day and year of the date of said instrument.

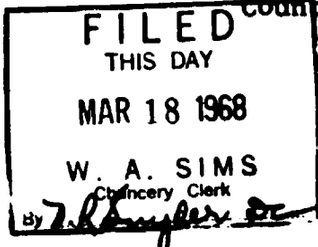
S. R. Cain, Jr.
S. R. Cain, Jr.

Susie T. Burns
Susie T. Burns

SWORN TO and subscribed before me, this the 18th day of March 1968.

My commission expires:
August 16, 1969

W. A. Sims
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 March, 1968, at _____ and was duly recorded on the 22 day of March, 1968, Book No. 12 on Page 190 in my office.

Witness my hand and seal of office, this the 22 of March, 1968.
W. A. SIMS, Clerk
By, Gledya H. Spawil D. C.

12 AUG 1966

27

11-567

To the Honorable **Robert R. Troyer** County Judge.

Bk. 99 P 154

for the County of Douglas in the State of Nebraska:

THE PETITION OF **Bill Rush Mosby, Jr.**

who is of the age of twenty-one years, and upwards, of the County of **Adams** State of **Mississippi** respectfully shows.

That **Andrew DeWitt Broadfoot** late of **Omaha** in the County of **Douglas** departed this life at **Falls City** County of **Richardson** State of **Nebraska** on the **6th** day of **August** in the year of Our Lord one thousand **nine** hundred **sixty six** leaving a last Will and Testament, as your petitioner is informed and verily believes, that your petitioner is **nominated executor** of the said deceased, that said last Will and Testament dated **January 22** 19**65** is now on file in the Court having been deposited herein on the **12th** day of **August** A. D. 19**66** That said deceased was at and immediately previous to his death an inhabitant of said County of **Douglas** and that he was possessed of real estate in the State of Nebraska, **Douglas** County of the value of about \$ **none** and real estate in foreign states of the value of about \$ **5,000.00** and also personal estate in **Douglas** County, Nebraska to be administered, and that estimated value of the personal property is the sum of **Over \$10,000.00** or thereabouts, as your petitioner is informed and verily believes.

And your petitioner further shows that the names, ages and residence of the heirs at law of said deceased, and other persons interested in said estate are as follows:

NAME	AGE	RESIDENCE	RELATIONSHIP TO DECEASED
Tinie Wicker Broadfoot	adult	Yazoo City, Miss.	mother
Ellie B. Rhett	"	Lyon, Miss.	sister
Vesta B. Dixon	"	Vaughn, Miss.	sister
Edna B. Bull	"	Vaughan, Miss.	sister
Dr. John C. Broadfoot	"	Columbus, Miss.	brother
Mary Ruth B. Simpson	"	Pickens, Miss.	sister
DeWitt Andrew Broadfoot	"	Benton, Miss.	nephew
Ouida E. Blackman	"	Clarksdale, Miss.	friend

FILED
MAR 21 1968
James P. Russell

Your petitioner therefore prays that said persons and all other persons interested in said estate may be duly notified three weeks prior to the day of hearing, as required by law, and as to this Court may seem proper, to show cause, if any there be, why said instrument may not be proved, allowed and probated, as the last Will and Testament of said deceased, and execution thereof and administration of said Estate be granted to

Bill Rush Mosby, Jr. and the such other and further order and proceedings may be had in the premises as may be required by the statutes in such case made and provided

Dated Omaha, Nebr., **August 12** 19**66**

THE STATE OF NEBRASKA,)
County of Douglas,) ss. **Bill Rush Mosby, Jr.** being first duly sworn, says that he the petitioner

subscribed the same and knows the contents thereof, and that the facts therein stated are true as he verily believes

Bill Rush Mosby Jr
Signed in my presence and sworn to before me this **12th** day of **August** A. D. 19**66**
James E. Burbridge
Notary Public

Hearing **Sept. 12, 1966**
Filed **Daily Record**
8
Will Index checked by *CD*

Office of the County Judge
FILED
AUG 12 1966
ROBERT R. TROYER, County Judge

12 page 192

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

In the Matter of the Estate of

Decree of Probate

ANDREW DeWITT BROADFOOT,

B. 99

P. 154

Deceased.

Now on this 12th day of September, 19 66, this

matter coming on to be heard on the petition of Bill Rush Mosby, Jr.,

praying for the probate of the written instrument dated January 22nd, 19 65,

heretofore filed herein, purporting to be the last will and testament

of said deceased. And Mary Haynes

having been duly sworn and examined, and her testimony reduced to writing and placed on file, said matter was submitted to the Court. On consideration whereof the Court finds: That notice of the hearing of said petition has been duly given as required by law and by the order of this Court; that the said

died on the day of 19

and at that time was a resident and inhabitant of and was domiciled in Douglas County, Nebraska; that said

instrument dated January 22nd, 19 65, is in writing and that on said date

said deceased signed said instrument and did then and there in the County of Douglas and State of Nebraska,

publish and declare the said instrument to be his last will and testament and that

Mary Haynes and Bess Norman

the subscribing witnesses to said instrument at the same time and place attested the same and subscribed their

names as witnesses thereto, in the presence of each other, and of the said deceased, and at his request, and that said deceased was then of full age and sound mind, and that said subscribing witnesses were then

duly qualified and competent witnesses to said instrument.

That said instrument was executed in accordance with the laws of the State of Nebraska was duly

proved and should be allowed and admitted to probate, as the last will and testament of said deceased.

IT IS THEREFORE CONSIDERED, ORDERED AND DECREED by the Court that said written

instrument be, and hereby is approved, allowed, admitted to probate and established, and have full

force and effect as the last will and testament

of said deceased, that the said written instrument is the last will and testament

of said deceased; that the proper certificate of probate,

duly signed by the County Judge, and authenticated by the seal of this office, be attached to said last will and

testament and that the same be filed

and recorded as required by law.

That the execution of said will and the administration of said estate be granted to

Bill Rush Mosby, Jr.,

the executor in said will named,

appointment of agent for service and

and that upon filing a good and sufficient bond

in the penal sum of Seventy Thousand and no/100 (\$70,000.00) -- Dollars, conditioned

according to law, and upon taking the oath required by law Letters Testamentary

issue out of and under the seal of this Court.

BY THE COURT,

ROBERT R. TROYER

Filed: Sept. 12th, 1966.

County Judge.

BOOK 12 NE 193

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA.

In the Matter of the Estate of ANDREW DEWITT BROADFOOT, Deceased.

STATE OF NEBRASKA } ss. DEDIMUS TO PROVE WILL
County of DOUGLAS }

TO Mrs. Aline Bomaker, 228 Cherry St., Clarkdale, Mississippi

WHEREAS a petition has been filed in the County Court of Douglas County, Nebraska, for the probate of an instrument in writing, dated January 22nd, 1965, purporting to be the Last Will and Testament of Andrew DeWitt Broadfoot upon which the name of Mary Haynes appears as a subscribing witness thereto, which said Will is hereunto annexed and marked Exhibit A. It being represented to this court that said Mary Haynes resides without the limits of Douglas County, Nebraska and is unable to attend this court as witness to prove said Will, he being a resident of Coahoma* Hinds County, Mississippi;

NOW THEREFORE pursuant to the statutes of the State of Nebraska in such case made and provided, I do hereby authorize and commission you, the said Aline Bomaker

to cause the said Mary Haynes one of the subscribing witnesses to said instrument purporting to be the Last Will and Testament of Andrew DeWitt Broadfoot deceased, to come before you and make oath concerning the execution and subscription of said instrument and also that you propound the attached interrogatory to said witness. You are further commissioned to take and certify the testimony of said witness in due form of law.

IN WITNESS WHEREOF I have hereunto set my hand and official seal at Omaha Douglas County, Nebraska, this 29th day of August, 1966

(SEAL)

Robert A. Truitt
County Judge.

INTERROGATORY TO BE SUBMITTED TO THE ATTESTING WITNESS

BY

1. What is your name? Answer: Mary Haynes
2. Where do you reside? Answer: 160 Sivley Ave Jackson, Miss.
3. Did you know Andrew DeWitt Broadfoot during his lifetime? Answer Yes
4. When did you first know him? Answer: 1930
5. Did you see Andrew DeWitt Broadfoot on or about the 22nd day of January, 1965? Answer: Yes
6. Where was this? Answer: Clarksdale, Miss.
7. Was anyone else present? Answer: Yes
8. Did Andrew DeWitt Broadfoot on or about January 22nd, 1965, while you were present, sign the instrument purporting to be his last will and testament which is hereto attached? Answer: Yes
9. Did you sign the same in the presence of the other attesting witness, Bess Norman? Answer: Yes
10. Did the other attesting witness, Bess Norman, sign the Will in your presence and in the presence of Andrew DeWitt Broadfoot? Answer: Yes
11. Did you sign the Will in the presence of Andrew DeWitt Broadfoot and in the presence of Bess Norman, the other attesting witness? Answer: Yes
12. Did Andrew DeWitt Broadfoot declare the paper was his last Will and Testament? Answer: Yes
13. Did he request you and the other attesting witness to sign the same as witnesses? Answer: Yes
14. Did Andrew DeWitt Broadfoot appear to be over twenty-one years of age? Answer: Yes
15. Did Andrew DeWitt Broadfoot appear to be mentally competent? Answer: Yes

Mary Haynes
Signature of Witness to Will.

STATE OF Mississippi } ss. I, Alvin Henderson, hereby certify that
 County of Columbia } I am Notary Public in and for County,
Mississippi, that pursuant to the request of the County Judge of Columbia County,
 Nebraska, I caused Mary Haynes to appear before me
 at Clarksdale County,
Mississippi, and propounded the foregoing questions to said witness and that said witness
 answered said questions as above set forth and that he subscribed the same and swore to the same on
 this 22nd day of January, 1965.

My Commission Expires Sept. 8, 1967

OFFICE OF THE
COUNTY JUDGE
FILED
SEP 6 - 1965

ROBERT R. TROYER, County Judge

Dedimus to Prove
Will

COUNTY COURT

County, Nebraska.

Estate of

Filed this

of

County Judge

99-154

Last Will and Testament of Andrew H. Hill
Brookfoot

I Andrew H. Hill Brookfoot, of the city of
Omaha, Nebraska, of sound and disposing
Mind and Memory, and over the age of 21
years, make public and declare this as
my last will and testament. Item 1. It
is my desire that my funeral expenses, and
all just debts owed by me or my estate
and properly proved against my estate,
and my burial by law be paid by my
executor. I authorize my executor to provide
a suitable head stone or marker for my
grave. This is not construed to constitute
a trust in favor of my executor. Item 2.
I will devise and bequeath unto Mrs.
Linnie Hickey Brookfoot, my Mother, who resides
in Ridgeland Miss., Cash Settlement ~~of~~
of Mutual of New York Life Insurance Policy
Number 5697749 as an ~~undesignated~~ beneficiary
and policy Number 411352 as an undesignated
beneficiary also. I also bequeath my share in
property and residence in Lots 12-13-14, Block
27, Ridgeland Miss., Jackson County.

* Transportation expenses of household goods and
personal property

1. Attached 11

Item 3. I will and bequeath to my sister, Mrs. Ellie B. Rhett Cash proceeds on National Service Life Insurance policy (10,000) as an undesignated beneficiary. I also bequeath my spirit piano which item is included below references herein under household goods, appliances and personal property. Above name designee is titled ownership in Mutual Fund, (Kanning Corporation, Growth Fund (Formerly Growth Fund), Item 4. Institutional Shares, Growth Fund).

I will and bequeath to my sister, Mrs. Vera B. Dixon, real property located on Lots 1 thru 7, Ridgeland, Miss, Madison County and my share of ownership in Lots 8-9-10-11 Block 27, said Township and County. Item 5. I will and bequeath to Mrs. Edna B. Bell,

Cash proceeds from Government Life policy carried on the undersigned by virtue of his Civil Service status. Item 6. I will and bequeath to my brother, Dr. John C. Woodruff, my automobile which item is included from all references herein under household goods, appliances and personal property.

Item 7. I will and bequeath to Mrs. Ruth B. Simpson, Cash proceeds from Mutual of New York Education Insurance policy (10,000) as an undesignated beneficiary. I also will to her all my household goods and personal property not to be included.

described ~~and~~ ^{over} will be to others. Item 8.
 I will and bequeath to my nephew, the most and true
 heir, property ~~residing~~ ^{residing} in my name as
 242 1/2 1/2 Shorn Subdivision, Hidalgo County,
 Texas. I also will to above designee cash
 equity held by the undersigned in the Tough-
 boy Investment Club, Omaha, Nebraska.
 Item 9. I will and bequeath to Mrs. Glida E.
 Blackmon, my electric organ which is
 excluded from all expenses herein to
 honor and ~~grant~~ ^{grant} application and personal
 property. Item 10. I name, nominate
 and appoint my nephew, Mr. Bill Rush
 Mealy, Jr., as Executor ~~under this my~~
 last will and testament and of my estate
 and release him from ~~any~~ ^{any} ~~responsibility~~ ^{responsibility} ~~and~~
~~thereby~~ ^{thereby} should the above named Regent,
 Bill Rush Mealy, purchase me, or be
 unable to act as Executor. I then name
 nominate and appoint my nephew, the most
 and true heir, Brandon Mealy, as Executor
 under this my last will and testament
 and of my estate. Item 10. The
 obligations of my estate to be paid by
 my executor, including taxes and cost
 of administration hereof are to be paid
 from the proceeds of my estate, ~~and~~ ^{and} ~~not~~
~~from~~ ^{from} ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate} ~~but~~
~~shall~~ ^{shall} ~~be~~ ^{be} ~~paid~~ ^{paid} ~~by~~ ^{by} ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate}
 unless ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate} ~~are~~ ^{are} ~~insufficient~~ ^{insufficient} ~~to~~ ^{to} ~~pay~~ ^{pay} ~~the~~ ^{the} ~~same~~ ^{same}
 which ~~shall~~ ^{shall} ~~be~~ ^{be} ~~paid~~ ^{paid} ~~by~~ ^{by} ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate} ~~and~~ ^{and} ~~not~~ ^{not} ~~from~~ ^{from} ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate}
 unless ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate} ~~are~~ ^{are} ~~insufficient~~ ^{insufficient} ~~to~~ ^{to} ~~pay~~ ^{pay} ~~the~~ ^{the} ~~same~~ ^{same}
 which ~~shall~~ ^{shall} ~~be~~ ^{be} ~~paid~~ ^{paid} ~~by~~ ^{by} ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate} ~~and~~ ^{and} ~~not~~ ^{not} ~~from~~ ^{from} ~~the~~ ^{the} ~~assets~~ ^{assets} ~~of~~ ^{of} ~~my~~ ^{my} ~~estate~~ ^{estate}

Bank, deposit 100 in First National Bank,
Old Canton Road, Jackson, Miss.
and 100 held in my private possession.
In testimony whereof I have signed a
and declared this as my last Will
and Testament on this the 22nd day
of January 1965

(Signature)

WITNESSES:

Mary Haynes
Beard Norman

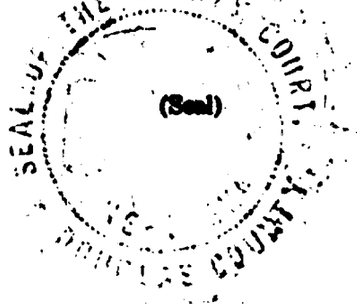
Office of the County Judge
FILED
AUG 12 1966
JAMES E. HARRIS, County Judge

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA, }
County of Douglas, } ss.

In the Matter of the Estate of }
ANDREW DeWITT BROADFOOT, Deceased. } Et. 99 P. 154

I, ROBERT R. TROYER, County Judge in and for said County, do hereby certify that on September 12th, 1966, the foregoing instrument purporting to be the last will and testament of Andrew DeWitt Broadfoot, deceased, which was filed in this Court on August 12th, 1966, was duly proved, approved, probated, and allowed as the last Will and testament of the said deceased, and the same was ordered to be recorded in the Records of the County Court aforesaid.



IN WITNESS WHEREOF, I have hereunto set my hand, and affixed the Seal of the said County Court, at Omaha, on the date first above mentioned.

ROBERT R. TROYER
County Judge.

Filed: Sept. 12th, 1966.

IN THE COUNTY COURT OF DOUGLAS COUNTY, NEBRASKA

STATE OF NEBRASKA, }
COUNTY OF DOUGLAS, }

BOOK 12 PAGE 200

I, Joseph J. Belitz, Clerk of the County Court of the County of Douglas, State of Nebraska, do hereby certify that I have compared the foregoing copies of "DECREE OF PROBATE, LAST WILL AND TESTAMENT and

CERTIFICATE TO PROBATE OF WILL" also

"PETITION FOR PROBATE OF WILL"

in the matter of the Estate of ANDREW DeWITT BROADFOOT, deceased, with the original records thereof, now remaining in said Court; that the same are correct copies thereof, and of the whole of said original records.

In WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said County Court, in the City of Omaha, County of Douglas and State of Nebraska on this

22nd day of December, 19 67

SEAL

Joseph J. Belitz
Clerk of the County Court, Douglas County, Nebraska.

STATE OF NEBRASKA, }
COUNTY OF DOUGLAS, }

I, ROBERT R. TAYLOR, Judge of the County Court of the County of Douglas, State of Nebraska, do hereby certify that Joseph J. Belitz who signed the above certificate, was, at the time of signing the same and is now, Clerk of the County Court of said County; that said certificate is in due form and by the proper officer, according to the laws of the State of Nebraska, and that the foregoing signature of said Clerk is genuine.

In WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said County Court, in the City of Omaha, County of Douglas and State of Nebraska on this

22nd day of December, 19 67



Robert R. Taylor
Judge of the County Court, Douglas County, Nebraska.

STATE OF NEBRASKA, }
COUNTY OF DOUGLAS, }

I, Joseph J. Belitz, Clerk of the County Court of the County of Douglas, State of Nebraska, do hereby certify that ROBERT R. TAYLOR, who signed the above certificate, was, at the time of signing the same and is now, the Judge of said County Court; and that said certificate is in due form and by the proper officer, according to the laws of the State of Nebraska.

In WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said County Court, in the City of Omaha, County of Douglas and State of Nebraska on this

22nd day of December, 19 67



Joseph J. Belitz
Clerk of the County Court, Douglas County, Nebraska.

Form 12-600-O.P.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 21 day of March, 1968 at 8:00 o'clock A.M., and was duly recorded on the 26 day of March, 1968 Book No. 12 on Page 191 in my office.

Witness my hand and seal of office, this the 26th March, 1968.

W. A. SIMS, Clerk

By V. R. Snyder, D. C.