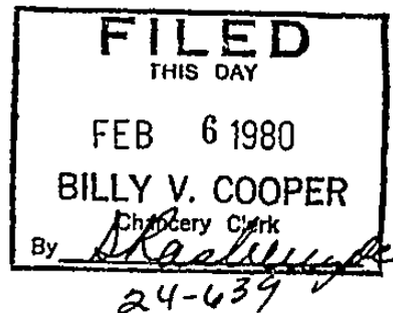


Book 18, page 198
LAST WILL AND TESTAMENT
OF
JOE E. WHEELER



I, Joe E. Wheeler, an adult resident citizen of Madison County, Mississippi, do hereby make this my last will and testament, hereby revoking any former wills or codicils heretofore made by me.

ITEM I. If my wife, Sue C. Wheeler, (hereafter referred to as my wife), be living at my death, I hereby give and bequeath all stocks, bonds, mutual funds and interests in mutual trusts owned by me in my name alone to C. David Hogue, in trust, nevertheless, for the following uses and purpose and upon the following terms and conditions:

A. Except as hereinafter qualified, the trustee shall pay all the net income to my wife in convenient installments periodically, at least as often as annually, during her life. However, the trustee may in his discretion withhold from my wife so much of the income as the trustee determines not to be required for her support, comfort and welfare, or for any other purpose the trustee believes to be to her best interest, but the trustee need not consider the interests of any other beneficiary in determining whether to withhold income. The trustee may in his discretion pay to one or more of my descendants so much of any withheld income as the trustee determines to be required or desirable for his, her or their support, comfort, education and welfare, or for any other purpose the trustee believes to be in his, her or their best interest. Any excess income shall be added to principal at the discretion of the trustee.

B. If the total income of my wife is, in the sole discretion of the trustee, insufficient to enable her to maintain her present standard of living, or if, in the sole discretion of the trustee, an emergency has arisen, then the trustee may pay to her out of the principal of the trust such additional sum or sums as the trustee shall deem proper. In making this determination,

118 199

the trustee may take into consideration my wife's assets and income from sources other than this trust. The trustee is also authorized to pay any and all medical, nursing, hospital or other related bills which may be incurred by my wife out of income or corpus, or both.

C. The trustee shall have full power and authority to invest and reinvest the principal of the trust in such manner and upon such terms and conditions as the trustee may see fit, notwithstanding any legal or statutory requirements as to investments by trustees; to sell, exchange, pledge, mortgage, hypothecate or otherwise dispose of any property, real or personal, originally or subsequently acquired; to retain and hold in unchanged form any property, real or personal, coming into his hands; to rent or lease any of the properties embraced within the trust upon such terms and conditions as the trustee deems advisable; to make all determinations respecting division, allotments and distributions of income and principal to the beneficiary; to pay taxes of every kind existing against the trust property; to employ such agents and attorneys as are usual and necessary; to hold investments in the name of a nominee; and to do all other acts which, in the judgment of the trustee, may be necessary to appropriate for the proper and advantageous management, investment and distribution of the trust estate to the same extent as though it were the sole owner of the trust property. The trustee shall not be held responsible for loss occurring where he has exercised good faith and reasonable diligence. No purchaser, mortgagor or other person, firm or corporation need see to the application of funds paid or advanced to the trustee in connection with the business or purposes of the trust, but the receipt of the trustee therefor shall be a complete acquittance and discharge.

D. Neither the principal nor the income of the trust fund, nor any part of same, shall be liable for the debts of my wife, or of my child hereinafter mentioned, nor shall the same be subject

18 200

to seizure by any creditor or my wife or daughter, Martha Sue W. Hogue, and they shall not have any power to sell, assign, transfer, convey, encumber, or in any manner to anticipate or dispose of their interests in the trust fund, or any part of same, or the income produced from said fund, or any part of same.

E. Upon the death of my wife, the entire remaining corpus and all remaining income in my trust shall be conveyed, transferred, assigned, delivered and paid over to my daughter, Martha Sue W. Hogue, if living, otherwise to her issue per stirpes.

F. This is a private trust, and the trustee shall not be required to obtain the order or approval of any court for the exercise of any power or discretion herein given. The trustee shall not be required to return to any court any accounting of his administration of the trust, but said trustee shall render annual accounts to my wife. No person paying money or delivering property to the trustee shall be required to see to its application. Bond shall not be required of the trustee.

G. The trustee may resign at any time by giving written notice to my said wife and daughter, specifying in said notice the effective date of such resignation. A successor-trustee may be appointed on petition of my said wife or daughter by the Chancery Court of Madison County, Mississippi, and the successor-trustee shall have the same title, powers and discretion herein given the original trustee.

ITEM II. I hereby give, devise and bequeath all the rest and residue of my property, whether real, personal or mixed, to my wife, Sue C. Wheeler.

ITEM III. In the event that my wife and I die in a common disaster or under such circumstances that it cannot be determined which of us survived the other, I hereby declare that she shall be deemed to have survived me, and this will and all of its provisions shall be construed upon that assumption.

ITEM IV. I hereby nominate, constitute and appoint my

Book 18 Page 201

wife, Sue C. Wheeler, executrix of this my will, and direct that she serve without the requirement of bond, and I hereby waive the requirement that she make any inventory, appraisal or accounting. If my said wife be unable or unwilling to serve, or unable or unwilling to continue to serve, as executrix, I hereby appoint my daughter, Martha Sue W. Hogue, substitute executrix and direct that she serve without the requirement of bond, and I hereby waive the requirement that she make any inventory, appraisal, or accounting.

WITNESS my hand this the 15 day of August, 1979.

Joe E. Wheeler (his mark)

WITNESS:

Margaret M. McJannet

A. Johnson

Signed, published and declared by Joe E. Wheeler, as and for and to be his last will and testament, in the presence of the undersigned, who, at his request and in his presence, and in the presence of each other, have hereunto affixed their signatures as witnesses.

WITNESS our hands this the 15 day of August, 1979.

Margaret M. McJannet

A. Johnson

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 6 day of February, 1980, at o'clock M., and was duly recorded on the 15 day of February,, 1980, Book No. 18 on Page 198 in my office.

Witness my hand and seal of office, this the 15 of February, 1980.

BILLY V. COOPER, Clerk

By S. Shashley, D. C.

FILED

THIS DAY

18 0202

STATE OF MISSISSIPPI,
MADISON XXXXX County

sc

FEB 6 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

CHANCERY COURT

A D

24-639

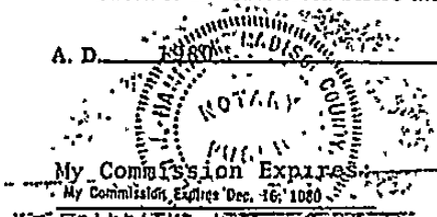
In the matter of a certain instrument of writing, purporting to be the last Will and Testament of Joe F. Wheeler deceased, late of Madison County.

Personally appeared before me the undersigned notary public ~~XXXXXX~~ in and for ~~XXXXXX~~ Madison County, Mississippi, A. S. Johnson, one of the subscribing witnesses to the foregoing and annexed instrument of writing, purporting to be the last Will and Testament of Joe E. Wheeler deceased late of Madison County, who, having been first duly sworn, says that the said Joe E. Wheeler signed, published and declared said instrument as his last Will and Testament, on the 15th day of August A D 1979, the day of the date of said instrument, in the presence of this deponent, and in the presence of Margaret M McClemore, the other subscribing witness thereto, and that the said testator was then of sound, disposing mind and memory, was more than twenty-one years of age, and that this deponent and Margaret M. McClemore, the other subscribing witness, subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance, and in the presence of the testator, and in the presence of each other, on the day and year of the date thereof

[Signature]
A. S. Johnson

Sworn to and subscribed before me, this 29th day of January

A. D. 1980



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

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 6 day of February, 19 80, at o'clock M., and was duly recorded on the 15 day of February, 19 80, Book No. 16 on Page 202 in my office.

Witness my hand and seal of office, this the 15 of February, 19 80.

BILLY V. COOPER, Clerk
By *[Signature]* D C.

Book 18 203

Last Will and Testament

OF
DELMER L. LARSON

FILED
THIS DAY,
FEB 8 1980
BILLY V. COOPER
Chancery Clerk
By <i>[Signature]</i>

I, DELMER L. LARSON, being over the age of twenty-one years and of sound mind and disposing memory do hereby make, publish and declare this to be my Last Will and Testament, hereby expressly revoking all wills or codicils heretofore made by me, to-wit:

~~24-643~~
24-643

I.

I hereby name and appoint my wife, LUCILLE P. LARSON, Executrix of this my Last Will and Testament and direct that she shall serve without bond and I hereby waive inventory, appraisal and accounting to any Court.

II.

I hereby give, devise and bequeath unto my wife, LUCILLE P. LARSON, all of my property, real, personal or mixed of whatever kind and nature and wheresoever situated.

IN WITNESS WHEREOF, I, DELMER L. LARSON, have hereunto set my signature and published and declared this to be my Last Will and Testament on this the 11th day of MARCH, 1974, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other.

Delmer L. Larson
DELMER L. LARSON

WITNESSES:

W. Larry Smith
Alvin L. Plummer

~~Book 18 p 204~~
ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of Delmer L. Larson, do hereby certify that said instrument was signed in the presence of each of us, and that the said Delmer L. Larson declared the same to be his Last Will and Testament in the presence of each of us, and that we signed as subscribing witnesses to said Will at the request of Delmer L. Larson in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 11th day of MARCH, 1974.

W. Larry Smith Wang
Witness

Alice Lee Phummer
Witness

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, 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, 1980, at o'clock M., and was duly recorded on the 15 day of February, 1980, Book No. 18 on Page 203 in my office.

Witness my hand and seal of office, this the 15 day of February, 1980.

BILLY V. COOPER, Clerk

By A. Haslem, D. C.

18 205

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED
THIS DAY
FEB 8 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

IN THE MATTER OF THE ESTATE OF
DELMER L. LARSON, DECEASED

Cause No. 24-643

LUCILLE P. LARSON, EXECUTRIX

AFFIDAVIT OF SUBSCRIBING
WITNESS

STATE OF MISSISSIPPI

COUNTY OF Madison

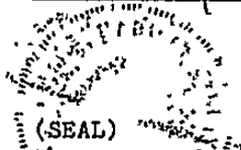
THIS DAY personally appeared before me, the undersigned authority, in and for the jurisdiction above mentioned, ALICE LEE PLUMMER, one of the subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of Delmer L. Larson, Deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Delmer L. Larson signed, published and declared said instrument as his Last Will and Testament on the 11th day of March, 1974, the day of the date of said instrument in the presence of this affiant and W. Larry Smith-Vaniz, the other subscribing witness to said instrument; that said testator was then of sound and disposing mind and memory, and eighteen years and upward of age; and I, Alice Lee Plummer, the affiant, and W. Larry Smith-Vaniz, subscribed and attested said instrument as witnesses to the signature of the testator and the publication thereof at the special instance and request and in the presence of said testator and in the presence of each other.

Alice Lee Plummer
Alice Lee Plummer

SWORN TO AND SUBSCRIBED before me on this the 11th day of

February, 1980.

Don McRae
Notary Public



MY COMMISSION EXPIRES:

1-22-83

STATE OF MISSISSIPPI, County of Madison:
I, Billy V. Cooper, 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, 1980, at o'clock M., and was duly recorded on the 15 day of February, 1980, Book No. 18, on Page 205. in my office.
Witness my hand and seal of office, this the 15 day of February, 1980.
BILLY V. COOPER, Clerk
By *[Signature]* D. C.

Book 18 Page 206

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED
THIS DAY
FEB 8 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

IN THE MATTER OF THE ESTATE OF
DELMER L. LARSON, DECEASED

Cause No. 24-643

LUCILLE P. LARSON, EXECUTRIX

AFFIDAVIT OF SUBSCRIBING
WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

THIS DAY personally appeared before me, the undersigned authority, in and for the jurisdiction above mentioned, W. LARRY SMITH-VANIZ, one of the subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of Delmer L. Larson, Deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Delmar L. Larson signed, published and declared said instrument as his Last Will and Testament on the 11th day of March, 1974, the day of the date of said instrument in the presence of this affiant and Alice Lee Plummer, the other subscribing witness to said instrument; that said testator was then of sound and disposing mind and memory, and eighteen years and upward of age; and I, W. Larry Smith-Vaniz, the affiant, and Alice Lee Plummer, subscribed and attested said instrument as witnesses to the signature of the testator and the publication thereof at the special instance and request and in the presence of said testator and in the presence of each other.

W. Larry Smith-Vaniz
W. Larry Smith-Vaniz

SWORN TO AND SUBSCRIBED before me on this the 7th day of February, 1980.

[Signature]
Notary Public

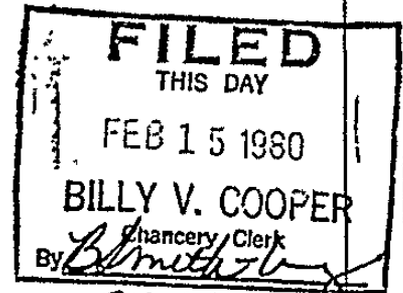
(SEAL)
MY COMMISSION EXPIRES:
July 25, 1985
STATE OF MISSISSIPPI, County of Madison
I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 8 day of February, 1980, at o'clock M., and was duly recorded on the 15 day of February, 1980, Book No 18 on Page 206 in my office
Witness my hand and seal of office, this the 15 of February, 1980.

BILLY V. COOPER, Clerk
By [Signature]....., D. C

Book 18 207
Last Will and Testament

OF

LEON P. HAWKINS



I, LEON P. HAWKINS, maintaining my domicile and fixed place of residence in Madison County, Mississippi, and being over the age of twenty-one (21) years, of sound mind and disposing memory, do hereby make, publish, constitute and declare this to be my Last Will and Testament, hereby expressly revoking any and all wills and codicils heretofore made by me:

1. I hereby nominate and appoint GARY LEE HAWKINS and MARY GRACE HAWKINS, as Executor and Executrix, respectively, with equal rights and authority, of my Will and Testament and direct that they serve as such without posting bond, filing inventory and appraisal, or accounting to any court, the same being hereby expressly waived.

2. I hereby will, devise and bequeath all of my property, real, personal and mixed, whatsoever and wheresoever situated, unto GARY LEE HAWKINS and MARY GRACE HAWKINS, in equal shares. PROVIDED, HOWEVER, that the following described real property devised hereby lying and being situated in the City of Canton, Madison County, Mississippi, to wit:

A lot in the SE 1/4 NW 1/4 Section 20, Township 9, Range 3 East and described as: Beginning at the intersection of the North line of Mississippi State Highway #16 with the west line of Maris Avenue of Maris Addition as recorded in the office of the Chancery Clerk of Madison County, and run thence north 214 feet to a stake, thence N 68 degrees 50 minutes West, 60 feet to a stake, thence S 4 degrees W, 208 feet to the north line of said highway, thence S 68 degrees 50 minutes East, 75 feet to the point of beginning, all in Madison County, Mississippi.

18 7/208

shall not be disposed of, sold or conveyed within a period of five (5) years from and after my death.

WITNESS MY SIGNATURE this 19th day of December, 1978.

Leon P. Hawkins

LEON P. HAWKINS

Testator

ATTESTING WITNESSES:

Marg. O. J. Maloy

Robert T. Maloy

Book 18 ~~209~~ 209

ATTESTATION CLAUSE

WE, each of the subscribing witnesses to the Last Will and Testament of LEON P. HAWKINS, do hereby certify that said instrument was signed by said LEON P. HAWKINS, in our presence and in the presence of each of us, and that said LEON P. HAWKINS declared the same to be his Last Will and Testament in the presence of each of us, and that we each signed as subscribing witnesses to said Last Will and Testament at the request of LEON P. HAWKINS, in his presence and in the presence of each other.

WITNESS OUR SIGNATURES, this the 19th day of December, 1978.

Wm. O. J. Mahoney

Robert T. Mahoney

WITNESSES

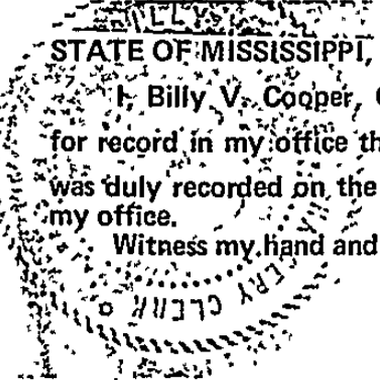
STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, 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, 1980, at o'clock M., and was duly recorded on the 15 day of February, 1980, Book No. 18 on Page 207 in my office.

Witness my hand and seal of office, this the 15 of February, 1980

BILLY V. COOPER, Clerk

By S. R. Mahoney, D. C.



PROOF OF WILL

FILED THIS DAY Feb 15 1980 BILLY V. COOPER CHANCERY COURT

STATE OF MISSISSIPPI MADISON COUNTY

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

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

Mrs. O. T. Mabry and subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Leon P. Hawkins

who, being duly sworn, deposed and said, that the said Leon P. Hawkins

signed, published and declared said instrument as his last will and testament on the 19th day of December, A. D., 1978, the day of the date of said instrument, in the presence of this

deponent, and in the presence of Otha T. Mabry

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

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

said County and State, and this deponent and Otha T. Mabry

and subscribed and attested said instrument as witness

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

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

Mrs. O. T. Mabry

Sworn to and subscribed before me this the 7 day of February, A. D., 1980

Billy V. Cooper, Chancery Clerk.

By: Blineth Vany, DC, A. C.

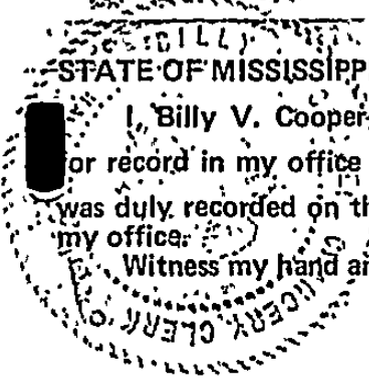
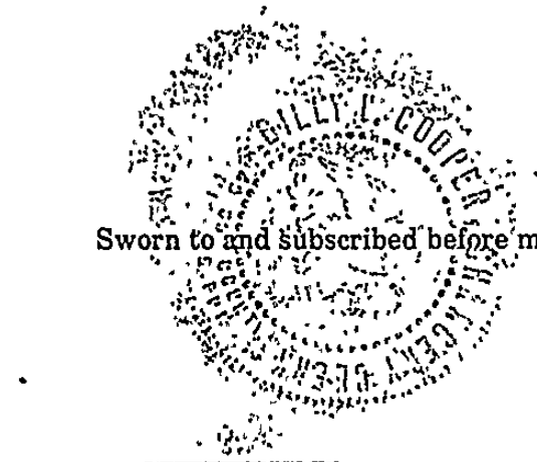
STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, 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, 1980, at o'clock M., and was duly recorded on the 15 day of February, 1980, Book No. 18, on Page 210 in my office.

Witness my hand and seal of office, this the 15 of February, 1980.

BILLY V. COOPER, Clerk

By: S. Rasbury, D. C.



18 211

FILED
THIS DAY
FEB 15 1966
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

LAST WILL AND TESTAMENT

I, Fred C. Tyner, being of sound and disposing mind and memory and more than twenty-one years of age, do hereby make, publish and declare this as and for my last will and testament especially revoking all prior testamentary documents. 24-655

1. I nominate and appoint my son, Harold Ray Tyner, as executor of this my last will and testament and I do excuse him from entering into bond.

2. I will and devise all my farms and all other real estate, cattle and all farming equipment which I may own at the time of my death unto my wife, Bessie Lee Tyner.

3. All of the remainder of my property of every kind and description and wheresoever situated I will, devise and bequeath unto my wife, Bessie Lee Tyner.

Witness my signature, this the 21st day of October, 1966.

[Signature]
Fred C. Tyner

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

This the 21st day of October, 1966.

[Signature]
[Signature]

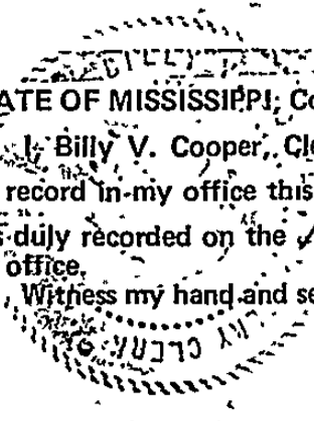
STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, 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, 19 82, at o'clock M., and was duly recorded on the 15... day of February, 19 82, Book No. 18.. on Page 211 in my office.

Witness my hand and seal of office, this the 15... of February, 19 82.

BILLY V. COOPER, Clerk

By... *[Signature]*....., D. C.



FILED
THIS DAY
FEB 15 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

15
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
FRED C. TYNER, DECEASED

CAUSE NO. 24655

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction aforesaid, ABBIE M. GOBER, subscribing witness to a certain instrument in writing purporting to be the Last Will and Testament of Fred C. Tyner, deceased, and who, being by me first duly sworn, deposed and stated on her oath that the said Fred C. Tyner signed, published and declared this instrument to be his Last Will and Testament on October 21, 1966, the date of said instrument, in the presence of Affiant and also in the presence of Nelson Cauthen, who is now also deceased, and that the said Fred C. Tyner was then and there of sound and disposing mind and memory, more than twenty-one (21) years of age, and had his usual place of residence in Madison County, Mississippi and Affiant and Nelson Cauthen subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of Fred C. Tyner in his presence and in the presence of each other, on the day and year of the date of said instrument.

Abbie M. Gober
ABBIE H. GOBER

SWORN TO AND SUBSCRIBED before me, this the 15th day of February, 1980.

Martha M Bullock
Notary Public

My Commission Expires:

September 5, 1983



STATE OF MISSISSIPPI, County of Madison:
I, Billy V. Cooper, 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, 19 80, at o'clock M., and was duly recorded on the 15 day of February, 19 80, Book No. 18, on Page 212 in my office.
Witness my hand and seal of office, this the 15 day of February, 19 80.
BILLY V. COOPER, Clerk
By [Signature], D. C.

BOOK 18 PAGE 213

Last Will and Testament

OF

LULA W. SIMS

FILED THIS DAY FEB 15 1980 BILLY V. COOPER Chancery Clerk By <i>[Signature]</i>

24-638

STATE OF MISSISSIPPI
COUNTY OF MADISON

I, LULA W. SIMS, a resident citizen of Madison County, Missis_sippi, being of sound and disposing mind, memory and understanding, and being over the age of twenty-one (21) years, do hereby make, publish and declare this to be my Last Will and Testament, hereby re_voking any and all other Wills, Testaments and Codicils thereto here_tofore made by me.

ITEM I

I hereby direct that all of my just and lawful debts be paid, including expenses of my funeral and a suitable marker for my grave; that all lawful claims duly probated, registered and allowed against my estate be paid; and that the administration of my estate be com-pleted and closed as soon after my death as may be reasonably possi-ble.

ITEM II

All the rest, residue and remainder of my property, real, per-sonal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment, I do hereby give, devise and bequeath to KATHERINE ELLIS, and same shall be hers ab-solutely.

AAZ
24 #

Lula W X Sims

LULA W. SIMS
mark

18 Aug 214

ITEM III

I hereby nominate, appoint and constitute KATHERINE ELLIS, as Executrix of this my Last Will and Testament. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and reinvest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents and accountants that she may deem necessary and for the best interest of my estate and to pay unto herself a just and reasonable compensation as Executrix.

The foregoing Will consists of Two Pages, at the bottom of each of which I have signed my name.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament, on this the 24 day of September, 1976.

her
Lula W. X Sims
LULA W. SIMS
mark

AAL
29.4

STATE OF MISSISSIPPI

COUNTY OF MADISON

WE, each of the subscribing witnesses to the Last Will and Testament of Lula W. Sims, do hereby certify that said instrument was signed by the said Lula W. Sims, in our presence and in the presence of each of us, and that the said Lula W. Sims declared the same to be her 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 Lula W. Sims, in her presence and in the presence of each other.

Aquila Ann Looney
ADDRESS: Canton,
Mississippi

WITNESSES:

Luella G. Herrick
ADDRESS: Canton,
Mississippi

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, 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, 1980, at o'clock M., and was duly recorded on the 15 day of February, 1980, Book No. 18, on Page 213. in my office.

Witness my hand and seal of office, this the 15. of February, 19. 80.

BILLY V. COOPER, Clerk

By..... [Signature]..... D. C.

BOOK 18 215
PROOF OF WILL

STATE OF MISSISSIPPI
MADISON COUNTY

24-638
CHANCERY COURT

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

Lula W. Sims, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Notary Public, _____ in and for said County and State,

Aquita Ann Looney Scott, one of the _____, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Lula W. Sims

who, being duly sworn, deposed and said, that the said Lula W. Sims

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

24th day of September, A. D., 1976 the day of the date of said instrument, in the presence of this

deponent, and in the presence of Imogene G. Herring

the other subscribing witness _____, and that said Testat. rix was then of sound and disposing mind and

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

said County and State, and this deponent and Imogene G. Herring

subscribed and attested said instrument as witness

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

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

FILED
THIS DAY
FEB 15 1980
BILLY V. COOPER
Chancery Clerk
By [Signature]

Aquita Ann Looney Scott
AQUITA ANN LOONEY SCOTT

Sworn to and subscribed before me this the 12th day of February, A. D., 1980

(SEAL)
My commission expires: _____

My Commission Expires June 13, 1983

Althea C. Edgar
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, 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, 1980, at _____ o'clock _____ M., and was duly recorded on the 15 day of February, 1980, Book No. 18 on Page 215 in my office.

Witness my hand and seal of office, this the 15 of February, 1980.

BILLY V. COOPER, Clerk

By [Signature], D. C.

18 216
PROOF OF WILL

24-638

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 _____

Lula W. Sims, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned Notary Public _____ in and for said County and State,

Imogene G. Herring, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Lula W. Sims

who, being duly sworn, deposed and said, that the said Lula W. Sims

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

24th day of September, A. D., 1976, the day of the date of said instrument, in the presence of this

deponent, and in the presence of Aquita Ann Looney (Scott)

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

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

said County and State, and this deponent and Aquita Ann Looney (Scott)

subscribed and attested said instrument as witness

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.

FILED
THIS DAY
FEB 15 1980
BILLY V. COOPER
Chancery Clerk
By [Signature]

Imogene G. Herring
IMOGENE G. HERRING

Sworn to and subscribed before me this the 4th day of February, A. D., 1980



Edwards C. Henry
NOTARY PUBLIC

my Commission Expires Jan. 29, 1984

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, 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, 19 80, at _____ o'clock _____ M., and was duly recorded on the 15 day of February, 19 80, Book No. 18 on Page 216 in my office.

Witness my hand and seal of office, this the 15 of February, 19 80.

BILLY V. COOPER, Clerk

By [Signature], D. C.

By Chord

FILED
OCT 23 1979

Book 18 Page 217

Filed October 19 1979
Will Bk 10 Pg 37
delivered to Clerk
Rankin & Claverly
CLERK
RANKIN COUNTY

Last Will and Testament of
Francis McCallum Howard

I Francis McCallum Howard of the City of

Mountain View County of West Virginia State of
West Virginia, being of sound and disposing mind,
and memory, and not acting under any duress,
injury, fraud or undue influence of any person
whomsoever, do make, publish and declare this
to be my last will and testament in the
manner following, that is to say:

I hereby declare that I am a widower
and that my wife's name was Jennie
Ann Howard; that I have two
daughters, Frances Georgia Wright and
Bessie Lee Alden, both are my daughters.

I hereby give, devise and bequeath all of
my following real property, with real or
personal, tangible or intangible and wherever
situated as follows:

To Frances Georgia Wright, my daughter, I give
the following items, to wit, my electric train and
all train equipment, one double bed box spring
mattress, one 30" wide chest of drawers, one
24" Walnut night stand; one French provincial style
clock, one 30" student counter one black white
delusion set, one actual table that the T.V. set sits on
and all of my mineral rights situated in
Louisiana and Mississippi through the P.M.I. (Piedmont
River Interiors and Lumber Corp. which I valued

at 10,000.

Continue to Page 2

July 13 1918

J. Bassett Lee Allen, my daughter. I give
the following items to wit: May 1964 Round
Co. - northeast high fangs for the June, June
one during room June Table.

I am use the rest of my property I hereby
a, r. d. n. e. and be given to Frances George
~~to rights and Bassett Lee Allen, my daughter to~~
to share & share alike.

I hereby name and appoint my son-in-
law - Walter Wright to be the Executor of this
my last will and testament, to serve without bond
I give unto said executor, full power and
authority to grant, bargain, sell, lease, let
purchase and do, execute, any and all of my
estate for such purposes as to him shall
seem, but without assuming the liability of any
person who is subject hereto, to a final and
judgment as provided by law.

I hereby declare that I have intentionally omitted
to make provision for any person other than those
named in this my last will and testament. I
in the event that any person who is named in this
my last will and testament to not, and that I
with credit and debts any such person's will
that I hereby bequeath to such person the sum of
one (\$100) dollar & no more.

I hereby revoke all former wills, bequests or
any other acts of a testamentary nature made by
me.

Witness my hand and seal this 13th day of July 1918.
J. Bassett Lee Allen
Witness my hand and seal this 13th day of July 1918.
Walter Wright

Entered
Will Book 138 Page 603
NOV 1 1918

State of Mississippi



Rankin County

I, Irl Dean Rhodes, Clerk of the Chancery Court of the above named County and State, do certify that the foregoing instrument is a true and correct copy of the original as appears in Minute Book No. 10, Page 37, of the records in my office.

Witness my signature and seal of office this the 25th day of February 1980.

Irl Dean Rhodes, Chancery Clerk

Boud D. C.

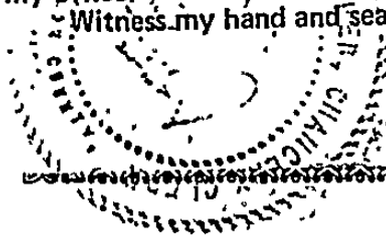
STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 29 day of February, 1980, at 1:30 o'clock P..M., and was duly recorded on the 29 day of February, 1980, Book No. 18 on Page 217 in my office.

Witness my hand and seal of office, this the 29 of February, 1980.

BILLY V. COOPER, Clerk

By B. Cooper, D. C.



STATE OF TENNESSEE)
COUNTY OF DAVIDSON)

Book 18 ~~pp~~ 226

FILED
THIS DAY,
March 29, 1980
BILLY V. COOPER
Clerk
By *[Signature]*

24-554

Probate Court of said County met pursuant to adjournment at the Court House in Nashville, Tuesday Morning, November 6, 1979. Present and presiding, His Honor, Shelton Luton, Judge, Etc., when the following proceedings were had, to-wit:

.....

TO THE HONORABLE SHELTON LUTON, JUDGE
PROBATE COURT OF DAVIDSON COUNTY, TENNESSEE

RECORDED & INDEXED

FILED

MAILED

NOV 21 1980

67929

BILLY V. COOPER
Clerk

By *[Signature]*

IN RE: PROBATE OF LAST WILL AND TESTAMENT OF
WALTER S. DAVIS, Deceased
PETITION

Your petitioner would respectfully show unto the Court:

1. That she is a resident of the State of Tennessee and an interested party in said estate and files this petition as wife of said deceased and as named Executrix under the Will of the deceased.
2. That said deceased died in Davidson County, Tennessee, on the 17th day of October, 1979, a resident of Davidson County, Tennessee, at the age of seventy-four (74) years, leaving a Last Will and Testament bearing the date of November 29, 1976, wherein Virginia R. Holmstrom and Larry T. Thrailkill are the subscribing witnesses.
3. That said Last Will and Testament waives the bond requirement for the petitioner to qualify as Executrix.
4. That said deceased left an estate to be administered and that the estimated value thereof is approximately Thirty Thousand (\$30,000.00) Dollars.
5. That the name, relationship, age, and residence of the beneficiaries of said deceased is as follows:

<u>NAME</u>	<u>RELATIONSHIP</u>	<u>AGE</u>	<u>RESIDENCE</u>
Ivanetta Davis	Wife	67	Davidson County
Ivan R. Davis, Sr.	Son	36	Davidson County
James K. Davis	Brother	68	Memphis, Tennessee
Ariedell D. Jones	Sister	66	Canton, Mississippi
Lillie D. Caldwell	Sister	71	Canton, Mississippi

PREMISES CONSIDERED, PETITIONER PRAYS:

1. That said Last Will and Testament of Walter S. Davis, deceased, be admitted to probate.
2. That Letters Testamentary issue to Ivanetta H. Davis of Nashville, Tennessee as Executrix.
3. That Ivanetta H. Davis be permitted to qualify as Executrix of the Estate of Walter S. Davis without bond.

Book 118
1221

STATE OF TENNESSEE

COUNTY OF DAVIDSON

Ivanetta H. Davis, of Nashville, Tennessee, Petitioner, makes oath that the statements contained in the foregoing Petition are true to the best of her knowledge, information and belief.

Ivanetta H. Davis
Ivanetta H. Davis

18 OCT 22 1979

STATE OF TENNESSEE

COUNTY OF DAVIDSON

Personally appeared before me, the undersigned authority, a Notary Public in and for said County and State, the within-named Ivanetta H. Davis, with whom I am personally acquainted, and who acknowledge that she executed the foregoing instrument for the purposes therein contained.

WITNESS MY HAND and official seal at Nashville, Tennessee, this 31st day of October, 1979.

Cathy Lynn Pruitt
Notary Public

MY COMMISSION EXPIRES:

10/17/82

L. Thrailkill
Larry T. Thrailkill
Attorney for Petitioner

M.B. 26/-730

IN THE PROBATE COURT OF DAVIDSON COUNTY, TENNESSEE

IN RE: ESTATE OF WALTER S. DAVIS, DECEASED

FILED
THIS DAY
Mud 21/1980
BILLY V. COOPER
Clerk
By *[Signature]*

Book 18
223

ORDER

This cause came on to be heard before the Honorable Shelton Luton, Judge of the Probate Court of Davidson County, Tennessee, on the 6th day of ~~October~~^{November}, 1979, upon the petition filed by Ivanetta H. Davis to have probated the Last Will and Testament of Walter S. Davis, deceased, the affidavit of the subscribing witnesses, Virginia R. Holmstrom and Larry T. Thrailkill, and upon the entire record, from all of which the Court is of the opinion and finds that:

1. Walter S. Davis died on October 17, 1979, and at the time of his death was a resident of Davidson County, Tennessee.
2. The paper writing dated November 29, 1976, and exhibited in open court, was signed by Walter S. Davis in his lifetime and was properly attested to according to the laws of the State of Tennessee by Virginia R. Holmstrom and Larry T. Thrailkill.
3. The testator was of sound and disposing memory and the writing was executed as his free act and deed.
4. Said paper writing should be admitted to probate as the true Last Will and Testament of Walter S. Davis, deceased.
5. Ivanetta H. Davis is a fit and proper person to be appointed Executrix of the estate, and should be excused from making bond, as specified in the Will.

It is, therefore,

ORDERED, ADJUDGED and DECREED by the Court that:

1. The said paper writing dated the 29th day of November 1976, executed by Walter S. Davis and attested to by Virginia R. Holmstrom and Larry T. Thrailkill and exhibited

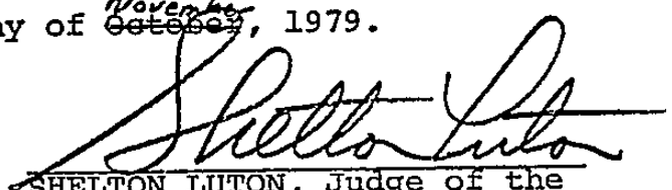
in open court, is the true, whole and Last Will and Testament of Walter S. Davis, deceased, and that the same be, and hereby is, admitted to probate as such, and the Clerk of this Court is directed to file and record the same.

2. Ivanetta H. Davis be, and hereby is, appointed Executrix of the estate of Walter S. Davis, deceased, upon their taking oath of office with bond being waived.

3. The Executrix is granted sixty (60) days within which to file a sworn inventory in this cause.

4. All of the matters remain under the jurisdiction and control of the Court.

ENTERED this 6th day of ~~October~~^{November}, 1979.


SHELTON LUTON, Judge of the Probate Court

APPROVED FOR ENTRY:

LITTLE AND THRAILKILL, P.C.

BY 
Attorneys for Executrix

BOOK 18 1224

LAST WILL AND TESTAMENT
OF
WALTER S. DAVIS

FILED
THIS DAY
March 21, 1980
BILLY V. COOPER
Notary Clerk
By *[Signature]*

I, WALTER S. DAVIS, a resident of Nashville, Tennessee, being of sound and disposing mind, memory and understanding, do hereby make, publish and declare this to be my Last Will and Testament and do hereby revoke all other Wills, Codicils and testamentary instruments heretofore made by me.

FIRST

I direct that all my just debts due at the time of my death and my last illness and funeral expenses, as well as all inheritance or estate taxes imposed upon my estate, shall be paid as soon after my death as practicable. All estate, inheritance or succession taxes assessed and payable because of my death shall be paid from the residue and remainder of my estate. No portion of said taxes shall be apportioned to the bequests and devises, hereinafter made in Article FIFTH of this my Last Will and Testament, nor to the beneficiary thereunder, and also that no portion of said taxes shall be apportioned to any person who receives any property, money or insurance proceeds passing by contract, survivorship or other operation of law at and by virtue of my death, nor to any such property, money or insurance proceeds so passing.

SECOND

My tangible personal property owned by me at the time of my death, including furniture, clothing, jewelry, silver, books, pictures, china, automobiles and their equipment, and all articles of personal or household use or ornament (and all policies of insurance on such tangible personal property) but not including money, securities or the like, I give absolutely to my wife, IVANETTA HUGHES DAVIS, if she survives me. If she does not survive me, I give the same absolutely and in

Equal
18 FEB 22 1980

fee simple to my son, IVAN RIZZIE DAVIS, SR., or if he is not then living, to his then living issue, per stirpes.

I express the hope that my said wife, or my said son, will dispose of my said tangible personal property according to my wishes, however my wishes may be made known to her or to him, but I expressly declare that I do not intend to create any trust in law or in equity with respect to said tangible personal property.

THIRD

I intentionally omit any further provisions for my said wife, IVANETTA HUGHES DAVIS, and for any child or other issue of mine, presently living or hereafter born, as they have been otherwise provided for hereinafter.

FOURTH

I give and bequeath the following legacies to the following persons:

To my sister, LILLIE DAVIS CALDWELL, I bequeath the sum of Three Thousand (\$3,000.00) Dollars;

To my sister, ARIEDELLE DAVIS JONES, I give and bequeath the sum of Two Thousand (\$2,000.00) Dollars;

To my brother, JAMES K. DAVIS, I give and bequeath the sum of One Thousand (\$1,000.00) Dollars; and

To my son, IVAN RIZZIE DAVIS, SR., I give and bequeath the sum of Three Thousand (\$3,000.00) Dollars.

In the event any of the beneficiaries named herein should predecease me, their legacies shall lapse.

FIFTH

I give to my wife, IVANETTA HUGHES DAVIS, my entire estate, including any lapsed legacies. In the event my said wife predeceases me, I give my entire estate except certain real estate owned by me and located at 918 33rd Avenue North, Nashville, Tennessee to my son, IVAN RIZZIE DAVIS, SR., if he survives me. If he does not survive me, the estate shall pass as a part of the trust created herein. In the event my wife predeceases me,

SIGNED *Ivan Rizzie Davis*

this property located at 918 33rd Avenue North, Nashville, Tennessee, shall be given and devised to my son, IVAN RIZZIE DAVIS, SR., as Trustee, to be held by him in Trust for the following purposes. The net income and principal of the trust estate shall be used, as the Trustee in his sole and absolute discretion may from time to time deem necessary or advisable for the comfort, health, maintenance and support of my grandchildren. The distribution of income and principal may be made unequally, without regard to equality. My grandchildren at the date of the execution of this, my Last Will and Testament, are IVAN RIZZIE DAVIS, JR., and IVAN-ETTA ELIZABETH DAVIS; hereinafter such grandchildren shall be referred to as "grandchildren or other issue."

When my youngest grandchild living at the time of my death reaches the age of twenty-one (21), the Trustee shall apportion and distribute whatever shall remain of the trust estate in equal shares as follows: one such share for each of my then living grandchildren, and one such equal share for the then living issue per stirpes of any of my deceased grandchildren.

In the case of each share apportioned to the living issue of any of my deceased grandchildren, the Trustee shall transfer and pay over absolutely and in fee simple an equal portion of such share to each of said issue per stirpes of such deceased grandchild; provided, however, that if any of said issue shall not at such time have attained the age of twenty-one (21) years, the share of such issue shall be vested in him or her, but the Trustee shall continue to hold the same in trust for him or her until he or she shall attain the age of twenty-one (21) years. On the attainment of such age, this trust shall terminate as to such share and the Trustee shall distribute the entire accumulated income and principal thereof to such issue. Prior to such termination of the trust for such issue, the Trustee shall pay to or for such issue so much of the net income and principal thereof as is, in the sole and absolute discretion of the Trustee, deemed necessary or advisable for his or her comfort, maintenance, support and education, and may add to

principal any income not so used. If any such issue should die prior to the termination of the trust in his or her favor the Trustee shall pay over, absolutely and in fee simple, the entire remaining balance of the trust estate to such issue's estate.

In the event that there is a default of my issue at any time, the Trustee shall distribute the principal and accumulated income of the trust to those persons and in those proportions as they would inherit the same from me under the laws of the State of Tennessee had I died at such time, a resident of the said State and without having left a valid Will.

In the event that my son, IVAN RIZZIE DAVIS, SR., is unable or unwilling to serve as Trustee at any time, I nominate, constitute and appoint the FIRST AMERICAN NATIONAL BANK, a national banking association, maintaining its principal place of business in Nashville, Tennessee, as the successor Trustee. Said successor Trustee shall have all powers and responsibilities as if originally named herein.

SIXTH

The Trustee is authorized and empowered to receive property by gift or will or otherwise from any person or persons as additions to any trust created herein and to hold the same upon such trust and to administer it under the provisions hereof.

SEVENTH

A. Neither the income nor the principal of the trusts created hereunder on behalf of my grandchildren or issue shall be alienable by any beneficiary thereof either by assignment or by any other method and the same shall not be subject to be taken by his or her creditors by any process whatsoever.

B. The Trustee shall render each year to the beneficiary or beneficiaries of full age and legal competency then entitled to receive the income hereunder an account of the administration

W. S. Davis

of his or her trust and the written approval of such beneficiary or beneficiaries shall, as to all transactions shown therein, be final and binding upon all persons (whether in being or not) who are then or may thereafter become entitled to share in either the principal or income of the trust.

C. Payments of income and principal for a beneficiary who is a minor or under legal disability may be paid, in the discretion of the Trustee, directly to such beneficiary without the intervention of any legal guardian or conservator, to a relative of such beneficiary for use in such beneficiary's behalf, or to the legal guardian or conservator of any such beneficiary; or may be expended by the Trustee for the maintenance, support and education of such beneficiaries; and such payment or expenditure shall, in each instance, be a full acquittance to the Trustee.

D. Notwithstanding anything herein to the contrary, the trusts created hereunder shall be terminated not later than any such time after which their continued existence would violate the rule against perpetuities, the rule against suspension of the power of alienation or any other rule of law. At such time, and unless previously terminated, the Trustee shall distribute the entire principal and accumulated income to the respective income beneficiaries thereof.

E. No bond shall ever be required of the Trustee or any successor trustee serving hereunder. If any bond is required by law, no surety shall be required on such bond.

F. If I and my said spouse shall die under circumstances as shall render it difficult to determine which died first, for the purposes of this Will, it shall be conclusively presumed that my wife predeceased me.

G. Unless otherwise stipulated, reference to "child" or "children" mean lawful blood descendants in the first degree of the parent designated, and references to "issue" mean lawful



blood descendants in the first, second or any other degree of the ancestor designated, provided always, however, that an adopted child and such adopted child's lawful blood descendants shall be considered as lawful blood descendants of the adopting parent or parents and of anyone who is by blood or adoption an ancestor of the adopting parent or of either of the adopting parents and shall not be considered descendants of the adopted child's natural parents, except that where a child is adopted by a spouse of one of his or her natural parents, such child shall be considered to be a descendant of such natural parent as well as a descendant of the adopting parent; whenever distribution is to be made to designated "issue" on a per stirpes basis, the property shall be distributed to the persons and in the proportions that personal property of the named ancestor would be distributed under the laws of the State of Tennessee in force at the time stipulated for distribution if the named ancestor had died intestate at such time, domiciled in such State, not married and survived only by such issue.

EIGHTH

A. I hereby nominate, constitute and appoint my wife, IVANETTA HUGHES DAVIS, as Executrix under this, my Last Will and Testament. I direct that my Executrix shall not be required to furnish a bond for the faithful performance of her duties in any jurisdiction, any provision of law to the contrary notwithstanding. If any bond is required by law, no surety shall be required on such bond.

B. If my wife, IVANETTA HUGHES DAVIS, is deceased or disabled at the time of my death, it is my desire that my son, IVAN RIZZIE DAVIS, SR., be appointed as alternate Executor under this, my Last Will and Testament.

NINTH

I give and grant to my Executor and Trustee, in addition to and not in limitation by implication or otherwise of the

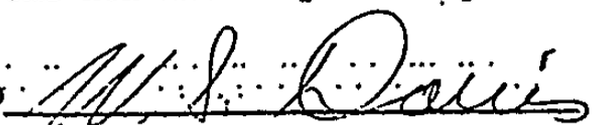
W. S. Davis

powers elsewhere herein granted or those conferred by the laws of the State of Tennessee (the powers and duties granted in Tennessee Code Annotated Section 35-618, Subparagraphs 11 through 32, are incorporated herein by reference) or otherwise, the following powers and discretion, namely:

A. To retain for as long as they may deem proper, any of the investments or other property, whether real or personal, which I may hold at the time of my death.

B. To sell all or any portion of any property, whether real, personal or mixed, which I may own at the time of my death or which thereafter may become an asset of my estate or of any trust created hereunder, at public or private sale, for cash or on credit, or to exchange the same on such terms as they shall deem advisable, and any person named herein as an Executor or Trustee may be a purchaser at any such public or private sale or exchange, regardless of any provision to the contrary of any rule or statute of the State of Tennessee or any other state or jurisdiction, and without complying with any formalities or procedures which may be required by any rule or statute relating to purchases by fiduciaries from the estate or trust being administered by such fiduciaries, to borrow for the purpose of the estate or trust estate, and to mortgage or pledge any real estate or personal property as security therefor, and in no event shall any purchaser or mortgagee be under any obligation to see to the application of the purchase or mortgage money; to lease any real estate on such terms as they shall deem advisable and for any period or periods beyond the termination of the estate or of the Trust Estate; to collect income, dividends, interest and rent; to carry out any contract which I may have made for the sale or purchase of any real estate or personal property; to grant or take options for the sale, purchase or exchange of any property.

C. To hold for such period as they shall deem proper and without liability for so doing, any property of the estate or of the Trust Estate which may become non-income producing.



D. To vote in person or by proxy upon all stocks or other securities held, to participate in any plan or reorganization with any protective reorganization committee and to delegate to such committee discretionary powers with relation thereto, and to pay a proportionate part of the expense of such committee and any assessments levied under any such plan and to accept and retain new securities received in pursuance of any such plan; to exercise all conversion, subscription, voting and other rights of whatsoever nature appertaining to the estate or to the trust property and to pay such sums as may be deemed advisable in connection therewith; to cause the securities held by them to be registered in the name of a nominee or their own names without disclosing the fiduciary capacity, or in "street" certificates and without liability in so doing.

E. To hold, invest, reinvest and retain any funds or property held hereunder, including also, but not by way of limitation, accumulations of net income for minor beneficiaries in stocks of any kind, bonds, investment company shares, securities or obligations of any person or of any private corporation or of any state of the United States or county or municipality therein, or of the Government of the United States and in such other property, investments and securities of any class, kind or character as they may deem suitable without regard to any restrictions of law on investments by Executors or Trustees and to change the form of any or all investments.

F. To join, in their discretion, with my said wife, or her executors or administrators, in the execution and filing of a joint income tax return or returns already filed by my said wife, of income for the taxable year in which my death occurs, and to pay as part of my debts all of the income tax or income taxes assessed, whether as shown on such returns or as the result of the determination of a deficiency, or so much thereof as my Executor in its discretion shall deem attributable to my es-

tate, or as my estate may become legally liable to pay; and I further authorize and empower my Executor to signify to the Treasury Department of the United State of America, in accordance with its regulations, its consent for tax purposes to have gifts made by my said wife or by me during the year in which my death occurs or for or by me during the year in which my death occurs, or for any prior year for which no gift tax return was filed prior to my death, considered as having been made one-half (1/2) by me and one-half (1/2) by my said wife, and to pay as a part of my debts all of the gift tax or gift taxes assessed, whether shown on such returns or as a result of a determination of a deficiency or so much thereof as my Executor in its discretion shall deem attributable to my estate, or as my estate may become legally liable to pay.

G. To determine whether any payments, distributions, expenses or other disbursements shall be charged against principal or income, or partly against principal and partly against income; to retain and secure the services of accountants and attorneys as they shall deem advisable and to pay for such services.

H. To determine any questions which may arise as to what constitutes principal or income as between the interests of any persons interested hereunder, and their decision shall be conclusive against all persons interested hereunder.

I. To make any division or distribution of or payments from my estate and my trust created hereunder in cash or in property, or partly in cash and partly in property, and for those purposes to use and allot any property then constituting assets of my estate or any trust created hereby, in an equitable manner, such use and allocations to be conclusive against all persons interested hereunder.

J. To make payments or distributions for the use of any minor by making such payments or distributions either to the guardian of such minor or to the persons with whom such minor

resides or by applying such payments or distributions for the benefit of such minor, and the receipt of the guardian or person with whom such minor resides or evidence of the expenditure of such payments or distributions for the benefit of such minor shall fully discharge my Trustee with respect to any such payment and distribution.

K. To sign, acknowledge and deliver and otherwise execute all proper and necessary conveyances and instruments carrying out the authority herein given or otherwise conferred without regard for any law or statute limiting the powers of Executor or Trustees and without obtaining any leave or order of court.

L. To retain as an investment any or all policies of insurance and endowment and annuity contracts on the life or lives of any person, or persons, which policies may be included in my estate or in the trust created herein, and out of the income or principal of my said estate or the trust estate, to pay the premiums thereon, from time to time, as they become due, and to allow the beneficiary or beneficiaries named or designated in such policy or annuity or endowment contract to continue as such, or to change the beneficiary of such policy or contract. My Executor and Trustee are further authorized and empowered to collect and exercise any of the settlement options obtained in or granted under any policy of insurance or annuity, or endowment contract, or my said estate or of the trust created herein, in the same manner and to the same extent that such settlement options are ordinarily exercised by owners or beneficiaries in their individual capacities. The receipt by the Executor or Trustee shall operate as a complete release to any insurance company for the proceeds of or payments on any policy paid to my Executor or Trustee.

M. Generally to exercise for the benefit of my estate and any trust created hereunder, all rights, powers and privileges which might or could be exercised by one owning such property absolutely and in his own right.

Adult beneficiaries shall have the power to remove the Trustee and designate a successor or successors, provided such successor shall be a corporate trustee with assets of at least \$10,000,000.00.

ELEVENTH

Except where otherwise specifically stated, this instrument is to be administered, construed and governed in all respects by the laws of the State of Tennessee.

TWELFTH

In the event I and my wife and all of our children die as a result of a common accident or other disaster and there are no survivors in which to benefit from this trust instrument, then in that event, the entire proceeds received by the Trustee shall be distributed absolutely and in fee simple, to such persons and in such proportions as they would inherit the same from me under the laws of the State of Tennessee had I died at such time, a resident of the said State and without having left a valid Will.

IN WITNESS whereof, I have hereunder set my hand to this, my Last Will and Testament, which consists of eleven (11) pages, to each of which I have affixed my signature, this 29 day of Nov., 1976.

Walter S. Davis
WALTER S. DAVIS

SIGNED, PUBLISHED AND DECLARED by the above-named Testator, WALTER S. DAVIS, as and for his Last Will and Testament, in the presence of us, who at his request, in his presence, and in the presence of each other, all being present at the same time, have hereunto subscribed our names as witnesses and do hereby certify that we believe the Testator to be of sound and disposing mind and memory.

Virginia R. Holmstrom

Address 5370 Edmondson Pike A-13

Nashville, Tennessee 37211

L. J. Maillill

Address 114 Poplar

Franklin Tenn 37064

AFFIDAVIT BY WITNESSES TO WILL

BOOK 18 236

Each of the aforesaid witnesses, being Virginia R Holmstrom and Larry T. Thruilkill, subscribed to the foregoing Will of WALTER S. DAVIS, executed on the 29th day of November, 1976, having been requested by the Testator to make and sign this Affidavit, and having first been duly sworn before the Notary Public whose name appears below, hereby state that the said WALTER S. DAVIS was of sound mind, declared the foregoing instrument to be his Last Will and Testament, and published and executed it by signing each page in the presence of all of us who were all present at the same time and who, in his presence at his request and in the presence of each other, subscribed our names as witnesses on the said 29th day of November, 1976.

Virginia R. Holmstrom
L. T. Thruilkill

Sworn to and subscribed to before me, Jenny Cross,
this 29th day of November, 1976.

Jenny Cross
Notary Public

My Commission Expires: 3-1-78

IN RE: ESTATE OF
WALTER S. DAVIS, DECD

EXTRX. QUAL.

BOOK 18 PAGE 237
NO. 67829

Ivanetta Hughes Davis named Executrix, without bond, in the Will of Walter S. Davis, Deceased, this day appeared in open Court, and accepted said appointment and was qualified according to law. Thereupon Letters Testamentary were issued to her.

Filed November 6, 1979
R. E. Worrall, Clerk
By June Walker, D. C.

.....

LETTERS TESTAMENTARY
STATE OF TENNESSEE-DAVIDSON COUNTY

FILED
THIS DAY
March 21, 1980
BILLY V. COOPER
Clerk
By [Signature]

PROBATE COURT November TERM, 19 79

BOOK 18 PAGE 238

To Ivanetta Hughes Davis of Davidson County:

It appearing to the Court that Walter S. Davis has died,

leaving a written will, in which you are appointed executrix, which has been duly approved in open Court; and you having been qualified according to law, and it having been ordered by said Court that Letters Testamentary issue to you.

These are, therefore, to empower you, the said Ivanetta Hughes Davis

to enter upon the execution of said will, and take into your possession all of the property, and to make, within thirty days from this date, a perfect inventory thereof, and make due collection of all debts, and after paying all the just demands against the Testator, and settling up the business according to law, you will pay over and deliver the property and effects that may remain in your hands, and do all other things that may be required, according to the provision of the said will and the laws of the land.

Witness R. E. Worrall, Clerk of said Court, at office, this 6th day of November, 1979, and 204th year of American Independence.

R. E. Worrall, Clerk.
By June Walker D. C.

STATE OF TENNESSEE
Davidson County.

I do solemnly swear that I will honestly and faithfully discharge the duties of executrix of the last will and testament of Walter S. Davis lately deceased, in accordance with its terms and provisions, to the best of my knowlege and ability, so help me God.

Ivanetta Hughes Davis

Subscribed and sworn to before me thus, the 6th day of November 19 79

June Walker, Clerk.
Deputy

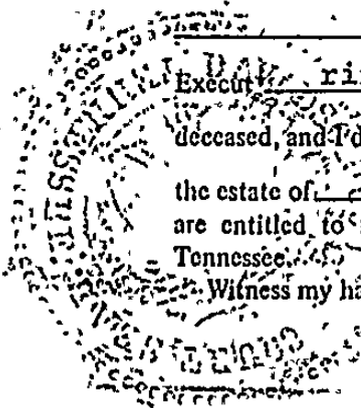
STATE OF TENNESSEE
Davidson County.

I, R. E. Worrall, Clerk of the Probate Court of said County, do hereby certify that the foregoing is a full, true and perfect copy of LETTERS TESTAMENTARY, issued to Ivanetta Hughes Davis

Executrix of the estate of Walter S. Davis, deceased, and I do further certify that she is still acting Executrix of the estate of Walter S. Davis, and her acts as such are entitled to full faith and credit, as appears from the records in my office at Nashville, Tennessee.

Witness my hand and official seal, at this office, this 13th day of December, 19 79

R. E. Worrall, Clerk.
Stacy Council, D. C.



18-239
IN OFFICE OF

FILED
THIS DAY
March 21, 1980
BILLY V. COOPER
County Clerk

County Court Clerk

DAVIDSON COUNTY, TENNESSEE

DAVIDSON COUNTY }
STATE OF TENNESSEE } I, R. E. Worrall, Clerk of the Probate Court
of Davidson County, State aforesaid, do certify that the foregoing is a full, true and complete copy of Petition, Order Probate, Last Will and Testament, Letters Testamentary, and Probedings, In Re: Walter S. Davis, Deed.
Minute Book 261- 730, Will Book 128-655
which remains of record on file in said office.

Given under my hand and official seal, at office, in Nashville, this 13th day of December 19 79.
(Seal) R. E. Worrall
Clerk of the Probate Court.
By Ray Council
Deputy Clerk.

State of Tennessee, Davidson County

I, Shelton Luton, sole Presiding Judge of the Probate Court of said county, do hereby certify that R. E. Worrall whose genuine signature appears to the foregoing certificate, is now, and was at the time of signing the same, Clerk of said Probate Court (which is a court of record), duly elected and qualified as such, and that said attestation is in due form of law and by the proper officer.
Given under my hand at Nashville, this 13th day of December, 19 79.
Shelton Luton
County Judge.

State of Tennessee, Davidson County

I, R. E. Worrall, Clerk of the Probate Court of said county, do hereby certify that Shelton Luton, whose genuine signature appears in the foregoing certificate, is now, and was at the time of signing the same, sole Presiding Judge of the Probate Court, in and for said county, duly elected and qualified as such, and that said attestation is in due form of law.
Witness my hand and seal of said court, at office, this 13th day of December, 19 79.
(Seal) R. E. Worrall
County Court Clerk & Clerk of Probate Court

STATE OF MISSISSIPPI, County of Madison:
Billy V. Cooper, 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, 19 80, at o'clock M., and was duly recorded on the 25 day of March, 19 80, Book No. 18 on Page 229 in my office
Witness my hand and seal of office, this the 25 of March, 19 80.
BILLY V. COOPER, Clerk
By B. S. ..., D. C.

18 240

FILED
THIS DAY
MAR 24 1980
BILLY V. COOPER
Notary Clerk
By *[Signature]*

LAST WILL AND TESTAMENT
OF
O. B. DICKINSON

24-698

I, O. B. DICKINSON, a resident of the City of Jackson, Hinds County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one (21) years, do make, declare and publish this instrument to be my Last Will and Testament, hereby revoking all other wills and testaments heretofore made by me, intending hereby to dispose of all of my worldly estate of which I may be seized and possessed at the time of my death.

ITEM I

I do hereby appoint my beloved wife, Bobbie E. Dickinson, as Executrix of my last will and testament. Should my said wife predecease me, or should she for any reason fail or refuse to act as executrix, then and in that event, I do hereby appoint my son, Donald B. Dickinson, as Executor. Neither of said persons above named shall be required to post any bond as executrix or executor.

ITEM II

If at the time of my death I owe any debts, I direct that the same be paid by my Executrix after the same have been filed, registered, probated and allowed according to law. I also direct that my Executrix shall pay all expenses of my last illness and burial and all costs of the administration of my estate.

ITEM III.

I do hereby give, devise and bequeath unto my said wife, Bobbie E. Dickinson, all of the property of which I may die seized

O. B. Dickinson

Book 183 p. 244

and possessed, real, personal and mixed, and whether acquired before or after the execution of this will.

ITEM IV.

In the event my said wife shall predecease me, then and in that event I give, devise and bequeath unto my daughter, Mrs. Joyce Dickinson Lee, the real property which I occupy as a residence on Old Canton Road in Madison County, Mississippi, together with all household furnishings located therein and all monies which I may have on deposit at the time of my death in any savings accounts or checking accounts in any bank or savings and loan association. But if my said daughter be not living at the time of my death, then to any children of my said daughter living at that time, share and share alike.

ITEM V.

If my said wife be not living at the time of my death, then I give, devise and bequeath unto my son, Donald B. Dickinson, all property of which I may die seized and possessed, real, personal and mixed, other than that property described in Item IV which I do expressly devise and bequeath unto my daughter.

If my said son, Donald B. Dickinson, be not living at the time of my death, then the share of my estate which he would have taken, if living, under this Item V of my will, I do give, devise and bequeath unto the then surviving children of my said son, share and share alike.

IN TESTIMONY of the making, declaring and publishing of the foregoing to be my Last Will and Testament, I now sign my name hereto in the presence of M. A. Lewis, Jr. and

Mattha S. May whom I have especially requested to witness

D. B. Dickinson

Book 18 page 242

the making, publishing and declaring of this my Last Will and Testament and the witnessing of my signature thereto. All done this the 29th day of June, 1978.

O. B. Dickinson
Testator

WITNESSES:

M. A. Lewis, Jr.
Jackson, Mississippi

Martha S. May
Jackson, Mississippi

CERTIFICATE OF SUBSCRIBING WITNESSES

We, M. A. Lewis, Jr. and Martha S. May do hereby certify that O. B. Dickinson made, declared and published the foregoing instrument to be his last will and testament in our presence, and that he signed and subscribed the same as his last will and testament in our presence, especially and expressly requesting us to be the subscribing witnesses, each signing in the presence of the Testator and in the presence of each other.

Witness our signatures, this the 29th day of June, 1978.

M. A. Lewis, Jr.
Witness

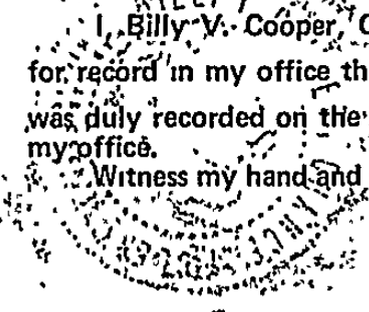
Martha S. May
Witness

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 24 day of March, 19 80, at o'clock M., and was duly recorded on the 25 day of March, 19 80, Book No. 18 on Page 240 in my office. Witness my hand and seal of office, this the 25 of March, 19 80.

BILLY V. COOPER, Clerk

By D. C.



PROOF OF WILL MAR 24 1980

STATE OF MISSISSIPPI
MADISON COUNTY
H/ND5

JILLY V. COOPER 24-698
Chancery Clerk CHANCERY COURT
By *[Signature]*

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

O. B. Dickinson, deceased, late of Madison County, Mississippi.

Personally appeared before the undersigned ^{Notary Public} Clerk of the Chancery Court in and for said County and State,

[Signature] and _____, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said O. B. Dickinson

who, being duly sworn, deposed and said, that the said O. B. Dickinson

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

29 day of June, A. D., 1978, the day of the date of said instrument, in the presence of this

deponent, and in the presence of *Martha S May*

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

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

said County and State, and this deponent and *Martha S May*

and _____ subscribed and attested said instrument as witness

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

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

[Signature]

Sworn to and subscribed before me this the 6th day of March, A. D., 1980



~~BILLY V. COOPER, Chancery Clerk~~
Martha S May
Notary Public
My Com. Expires: Jan. 17, 1984

_____, A. C.

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 24 day of March, 1980, at _____ o'clock _____ M., and was duly recorded on the 25 day of March, 1980, Book No. 18 on Page 243 in my office.

Witness my hand and seal of office, this the 25 of March, 1980.

BILLY V. COOPER, Clerk

By *[Signature]*, D. C.

Book 18 Page 244

Last Will and Testament

OF

PEARL GORDON

FILED THIS DAY MAR 28 1980 BILLY V. COOPER Chancery Clerk By <i>[Signature]</i>
--

24-702

STATE OF MISSISSIPPI

COUNTY OF MADISON

I, PEARL GORDON, a resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory and understanding, and being over the age of twenty-one years, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking any and all other Wills, Testaments and Codicils thereto heretofore made by me.

ITEM I

I hereby direct that all of my just and lawful debts duly probated, registered and allowed against my estate, including a suitable marker for my grave be paid; that the administration of my estate be completed and closed as soon after my death as may be reasonably possible.

ITEM II

I do hereby give, devise and bequeath the following:

- A. Unto my granddaughter, Mallie Branch, my home;
- B. Unto John Greene the sum of \$200.00;
- C. Unto Annie Bell Hill the sum of \$200.00;
- D. Unto Lydia Dinkins the sum of \$200.00.

ITEM III

I hereby nominate, appoint and constitute my niece, MARELLA McDAVID, as Executrix of this my Last Will and Testament. My Executrix shall have full and plenary power and authority to do and per-

Pearl Gordon

PEARL GORDON

*JWA
ALS*

Book 18 ~~pg~~ 245

form any act deemed by her to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and reinvest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents or accountants that she may deem necessary and for the best interest of my estate and to pay unto herself a just and reasonable compensation as Executrix.

The foregoing Will consists of Two Pages, at the bottom of each of which I have signed my name.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament, on this the 26 day of May, 1977.

Pearl Gordon
PEARL GORDON

STATE OF MISSISSIPPI
COUNTY OF MADISON

WE, each of the subscribing witnesses to the Last Will and Testament of Pearl Gordon, do hereby certify that said instrument was signed by the said Pearl Gordon, in our presence and in the presence of each of us, and that the said Pearl Gordon, declared the same to be her Last Will and Testament in the presence of each of us, and that we each as subscribing witnesses to said Will signed at the request of Pearl Gordon, in her presence and in the presence of each other.

James H. Herring
ADDRESS: Canton
Ms

WITNESSES:

Ann Loney Scott
ADDRESS: Canton
Mississippi

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of March, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 244 in my office.
Witness my hand and seal of office, this the 11 day of April, 1980.

BILLY V. COOPER, Clerk
By B. Cooper, D. C.

FILED
THIS DAY
MAR 28 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*
CAUSE NO. 24-703

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
PEARL GORDON, DECEASED

PROOF OF WILL

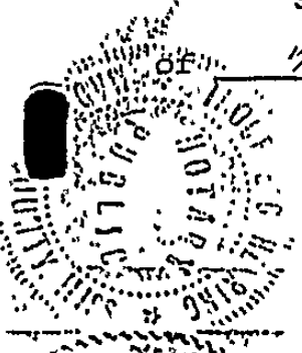
COMES NOW, Ann Looney Scott, one of the subscribing witnesses of the instrument filed herein for probate and purporting to be the Last Will and Testament of Pearl Gordon, and enters her appearance herein as provided by Section 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Pearl Gordon, the above named decedent, signed, published and declared said instrument as her Last Will and Testament on the 26th day of May, 1977, the day and the date of said instrument in the presence of this deponent and James H. Herring, the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that she and James H. 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 day of the date of said instrument.

Ann Looney Scott
Ann Looney Scott

STATE OF MISSISSIPPI
COUNTY OF MADISON

SWORN TO AND SUBSCRIBED before me, this the 25th day
March, 1980.

Imogene G. Herring
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of March, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 246 in my office. Witness my hand and seal of office, this the 11 day of April, 1980.

BILLY V. COOPER, Clerk

[Signature]

BOOK 18 247
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI 1980

FILED
THIS DAY
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

IN THE MATTER OF THE ESTATE OF
PEARL GORDON, DECEASED

CAUSE NO. 24-702

PROOF OF WILL

COMES NOW, James H. Herring, one of the subscribing witnesses of the instrument filed herein for probate and purporting to be the Last Will and Testament of Pearl Gordon, and enters his appearance herein as provided by Section 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Pearl Gordon, the above named decedent, signed, published and declared said instrument as her Last Will and Testament on the 26th day of May, 1977, the day and the date of said instrument in the presence of this deponent and Ann Looney Scott, the other subscribing witness, and that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that he and Ann Looney Scott subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix, and in the presence of the said Testatrix and in the presence of each other, on the day of the date of said instrument.

[Signature]
JAMES H. HERRING

STATE OF MISSISSIPPI
COUNTY OF MADISON

SWORN TO AND SUBSCRIBED before me, this the 28th day of March, 1980.



[Signature]
NOTARY PUBLIC

STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28 day of March, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 287 in my office.

Witness my hand and seal of office, this the 11 day of April, 1980.

BILLY V. COOPER, Clerk

By *[Signature]*, D. C.

BOOK 18 ~~248~~

LAST WILL AND TESTAMENT OF
FREADA BUTTROSS

FILED THIS DAY APR 1981 SILLY V. COOPER Chancery Clerk By <i>[Signature]</i>

24-667

I, FREADA BUTTROSS, being of sound and disposing mind and memory and above the age of twenty-one years, do hereby make and publish this my Last Will and Testament.

I.

I hereby desire that all the just debts which I owe at my death shall be paid thereafter as soon as possible.

II.

I hereby bequeath and devise all my property, personal, real and mixed, to my children, Edward Buttross, Martha Lewis Buttross Feahony, Frances F. Buttross Payne, Dr. David Buttross, Peter Buttross, Alphonse Buttross, Ernest Buttross and Joseph Buttross.

III.

I hereby appoint David Buttross executor under this will, without bond, without inventory and without accounting to any court. In case of the death of David Buttross, I hereby appoint Joseph Buttross under the same terms and conditions, as executor.

IN WITNESS WHEREOF, I have this day executed and published the above and foregoing as my Last Will and Testament, and have

caused the same to be signed in my handwriting, this the

31st day of December, 1965.

Freada Buttross
FREADA BUTTROSS

WITNESSES:

Angie Belle Kemmer

Flora J. Kemmer

We Angie Belle Kemmer and Flora J. Kemmer

hereby certify that we have signed the above and foregoing instrument as witnesses thereto in the presence of Freada Buttross, the maker thereof, and that we each saw her sign, execute and publish the same as her Last Will and Testament on the day and year therein mentioned, and each signed the same in her presence and in the presence of each other as witnesses thereto at one and the same time that she signed the same.

Angie Belle Kemmer
Flora J. Kemmer

1 March 1979

I hereby appoint Ernest L. Buttross and Edward Buttross executors under this will, without bond and without accounting to any court.

Freada Buttross
Freada Buttross

Witness

Douglas Raspberry
Arnette E. Suttles

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 1 day of April, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 248 in my office.

Witness my hand and seal of office, this the 11 day of April, 1980.

BILLY V. COOPER, Clerk

By Douglas Raspberry, D. C.

Book 18 Page 250

AFFIDAVIT

FILED
THIS DAY
APR 1 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*
24-667

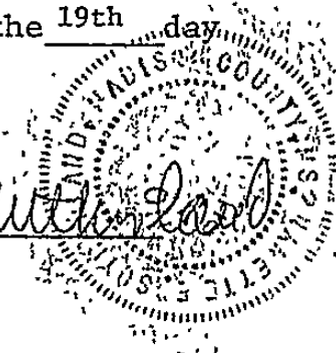
STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for said county and state, ANGIE BELLE RIMMER, a subscribing witness to a certain instrument in writing purporting to be the Last Will and Testament of Freada Buttross, deceased, late of the County of Madison, State of Mississippi, who, being known to me and by me first duly sworn, states under oath that the said FREADA BUTTROSS, signed, published and declared said instrument on the 31st day of December, 1965, the day and date of the instrument, in the presence of the affiant, Angie Belle Rimmer, that the said Testatrix was then of sound and disposing mind and memory and twenty-one years and upwards of age; that Angie Belle Rimmer subscribed and attested said instrument as witness to the signature and publication thereof at the special instance and request and in the presence of the Testatrix.

Angie Belle Rimmer
ANGIE BELLE RIMMER

SWORN TO AND SUBSCRIBED BEFORE ME, this, the 19th day of March, 1980.

Nanette C. Gutterland
NOTARY PUBLIC



My commission expires:

MY COMMISSION EXPIRES FEB. 15, 1982

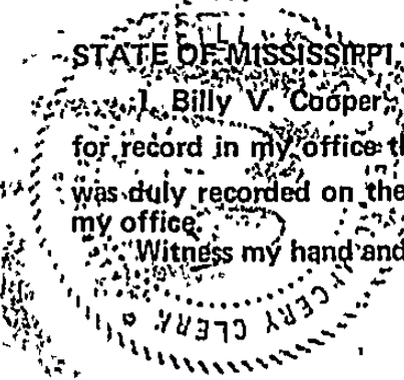
STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 11 day of April, 19 80, at o'clock M., and was duly recorded on the 11 day of April, 19 80, Book No. 18 on Page 257 in my office.

Witness my hand and seal of office, this the 11 day of April, 19 80.

BILLY V. COOPER, Clerk

By *[Signature]* D. C.



BOOK 18 251

AFFIDAVIT

FILED
THIS DAY
APR 1 1980
BILLY V. COOPER
Chancery Clerk
By <i>[Signature]</i>
24-667

STATE OF MISSISSIPPI
COUNTY OF Madison

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for said county and state, FLORA J. RIMMER, a subscribing witness to a certain instrument in writing purporting to be the Last Will and Testament of Freada Buttross, deceased, late of the County of Madison, State of Mississippi, who, being known to me and by me first duly sworn, states under oath that the said FREADA BUTTROSS, signed, published and declared said instrument on the 31st day of December, 1965, the day and date of the instrument, in the presence of the affiant, Flora J. Rimmer,, that the said Testatrix was then of sound and disposing mind and memory and twenty-one years and upwards of age; that Flora J. Rimmer subscribed and attested said instrument as witness to the signature and publication thereof at the special instance and request and in the presence of the Testatrix.

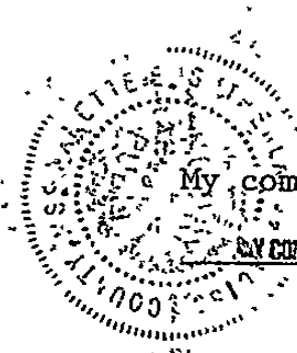
[Signature]
FLORA J. RIMMER

SWORN TO AND SUBSCRIBED BEFORE ME, this, the 31st day of March, 1980.

[Signature]
NOTARY PUBLIC

My commission expires:

MY COMMISSION EXPIRES FEB. 15 1982

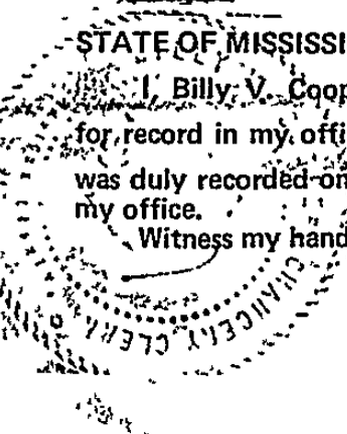


STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 1 day of April, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 251 in my office.

Witness my hand and seal of office, this the 11 of April, 1980.

BILLY V. COOPER, Clerk
By *[Signature]*, D. C.



18 MAR 252

AFFIDAVIT

FILED
THIS DAY
APR 1 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

24-667

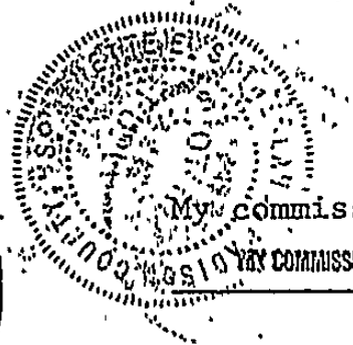
STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for said county and state, DOUGLAS RASBERRY, a subscribing witness to a certain instrument in writing purporting to be the Codicil of Freada Buttross, deceased, late of the County of Madison, State of Mississippi, who, being known to me and by me first duly sworn, states under oath that the said FREADA BUTTROSS, signed, published and declared said instrument on the 1st day of March, 1979, the day and date of the instrument, in the presence of the affiant, Douglas Rasberry, that the said Testatrix was then of sound and disposing mind and memory and twenty-one years and upwards of age; that Douglas Rasberry subscribed and attested said instrument as witness to the signature and publication thereof at the special instance and request and in the presence of the Testatrix.

[Signature]
DOUGLAS RASBERRY

SWORN TO AND SUBSCRIBED BEFORE ME, this, the 19th day of March, 1980.

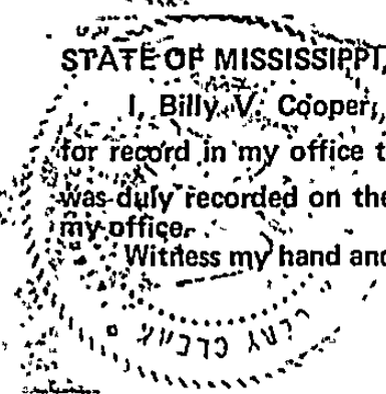
[Signature]
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 1 day of April, 19 80, at o'clock M., and was duly recorded on the 11 day of April, 19 80, Book No. 18 on Page 252 in my office. Witness my hand and seal of office, this the 11 of April, 19 80.

BILLY V. COOPER, Clerk
By *[Signature]* D. C.



BOOK 18 ~~253~~ 253

FILED
THIS DAY
APR 1 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*
24-667

AFFIDAVIT

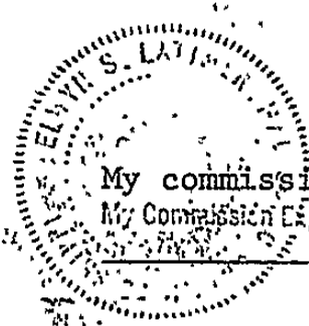
STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for said county and state, NANETTE E. SUTHERLAND, a subscribing witness to a certain instrument in writing purporting to be the Codicil of Freada Buttross, deceased, late of the County of Madison, State of Mississippi, who, being known to me and by me first duly sworn, states under oath that the said FREADA BUTTROSS, signed, published and declared said instrument on the 1st day of March, 1979, the day and date of the instrument, in the presence of the affiant, Nannette E. Sutherland, that the said Testatrix was then of sound and disposing mind and memory and twenty-one years and upwards of age; that Nanette E. Sutherland subscribed and attested said instrument as witness to the signature and publication thereof at the special instance and request and in the presence of the Testatrix.

Nanette E. Sutherland
NANETTE E. SUTHERLAND

SWORN TO AND SUBSCRIBED BEFORE ME, this, the 19th day of March, 1980.

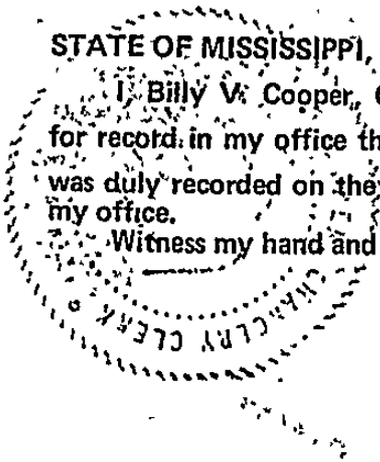
Edward J. Lattimer
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 1 day of April, 1980, at 11 o'clock AM, and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 253 in my office.
Witness my hand and seal of office, this the 11 day of April, 1980.

BILLY V. COOPER, Clerk
By *[Signature]*, D. C.



BOOK 18-78-254
Last Will and Testament

OF

EUGENE A. KEHLE

FILED THIS DAY APR 24 1980 RILEY W. JOSEPH Clerk By <i>[Signature]</i> 24-713
--

STATE OF MISSISSIPPI
COUNTY OF MADISON

I, EUGENE A. KEHLE, a resident citizen of Madison County, Mississippi, being of sound and disposing mind, memory and understanding, and being over the age of twenty-one years, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other Wills, Testaments and Codicils thereto heretofore made by me.

ITEM I

I hereby direct that all of my just and lawful debts duly probated be paid, including expenses of my funeral and a suitable marker for my grave; that the administration of my estate be completed and closed as soon after my death as may be reasonably possible.

ITEM II

The one hundred sixty (160) acres which I own in the Gluckstadt area, Madison County, Mississippi, I do hereby give, devise and bequeath as follows:

- A. Fifty (50) acres to ARTHUR SCHMIDT, and same shall be his absolutely.
- B. Fifty (50) acres to my beloved sister, MARTHA K. KLAAS, and same shall be hers absolutely.
- C. THIRTY (30) acres to my beloved sister, PAULA K. SAAS, and same shall be hers absolutely.
- D. THIRTY (30) acres to my beloved sister, EMMA K. ANDERSON, and same shall be hers absolutely.

Eugene A. Kehle

EUGENE A. KEHLE

[Signature]

18 7255

The above One Hundred Sixty (160) acres shall be divided among my devisees above by boundary lines agreed upon by the devisees if possible, but if they can not agree, then the property shall be divided by a Court of competent jurisdiction.

ITEM III

I give, devise and bequeath unto ST. JOSEPH CATHOLIC CHURCH, at Gluckstadt, Mississippi, the sum of \$1,000.00.

ITEM IV

All the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or over which I shall have any power of appointment, I do hereby give devise and bequesth to my beloved wife, THERESA KEHLE, and same shall be hers absolutely.

ITEM V

I hereby nominate, appoint and constitute ARTHUR SCHMIDT and CLARENCE SCHMIDT, as Co-Executors of this my Last Will and Testament. My Co-Executors shall have full and penary power and authority to do and perform any act deemed by them to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to, the right to take possession, hold, manage, invest and reinvest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents and accountants that they may deem necessary and for the best interest of my estate and to pay unto themselves a just and reasonable compensation as Co-Executors.

The foregoing Will consists of Three Pages, at the bottom of each of which I have signed my name.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament, on this the 22 day of January, 1980.

Eugene A. Kehle

EUGENE A. KEHLE

EH
KE

STATE OF MISSISSIPPI
COUNTY OF MADISON

BOOK 18 PAGE 256

WE, each of the subscribing witnesses to the Last Will and Testament of Eugene A. Kehle, do hereby certify that said instrument was signed by the said Eugene A. Kehle, in our presence and in the presence of each of us, and that the said Eugene A. Kehle, declared the same to be his 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 Eugene A. Kehle, in his presence and in the presence of each other.

Irene Young Ellis

ADDRESS: 137 L. Adams Rd

Centerville, Mo. 39046

Samuel L. Wadger

ADDRESS: 375 Adams Ave

Centerville, Mo. 39046

Eugene A. Kehle
EUGENE A. KEHLE

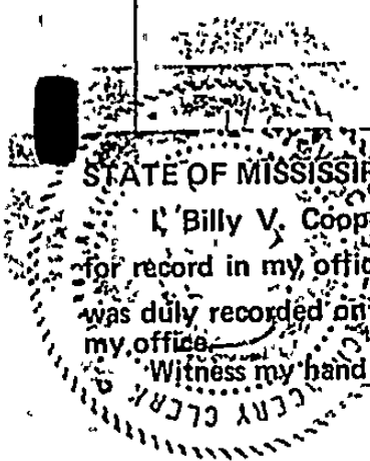
STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 4 day of April, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 256 in my office.

Witness my hand and seal of office, this the 11 of April, 1980.

BILLY V. COOPER, Clerk

By Shelby, D. C.



FILED
THIS DAY
APR 4 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
EUGENE A. KEHLE, DECEASED

CAUSE NO. 24-713

PROOF OF WILL

COMES NOW, IRENE YOUNG ELLIS, one of the subscribing witnesses of the instrument filed herein for probate and purporting to be the Last Will and Testament of Eugene A. Kehle, and enters her appearance herein as provided by Section 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Eugene A. Kehle, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 22nd day of January, 1980, the day and the date of said instrument in the presence of this deponent and Emma L. Hodge, 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 County, Mississippi, and that she and Emma L. Hodge subscribed and attested said instrument as witness to the signature and publication thereof, at the special instance of said Testator, and in the presence of each other, on the day of the date of said instrument.

Irene Young Ellis
IRENE YOUNG ELLIS

STATE OF MISSISSIPPI
COUNTY OF MADISON

SWORN TO AND SUBSCRIBED before me, this the 3rd day of April, 1980.



Nanette G. Litchfield
NOTARY PUBLIC

MY COMMISSION EXPIRES FEB. 15, 1982

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 4 day of April, 1980, at o'clockM., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 257 in my office.
Witness my hand and seal of office, this the of, 19.....

BILLY V. COOPER, Clerk
By *[Signature]* D. C.

18 258

FILED
THIS DAY
APR 4 1980
BILLY V. COOPER
Chancery Clerk
E. *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
EUGENE A. KEHLE, DECEASED

CAUSE NO. 24-713

PROOF OF WILL

COMES NOW, EMMA L. HODGE, one of the subscribing witnesses of the instrument filed herein for probate and purporting to be the Last Will and Testament of Eugene A. Kehle, and enters her appearance herein as provided by Section 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Eugene A. Kehle, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 22nd day of January, 1980, the day and the date of said instrument in the presence of this deponent and Irene Young Ellis, 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 county, Mississippi, and that she and Irene Young Ellis 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 of the date of said instrument.

[Signature]
EMMA L. HODGE

STATE OF MISSISSIPPI
COUNTY OF MADISON

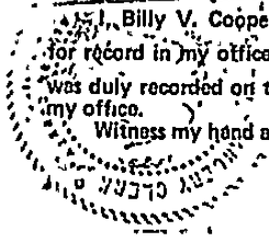
SWORN TO AND SUBSCRIBED before me, this the 31st day of _____, 1980.



[Signature]
NOTARY PUBLIC

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 4th day of April, 19 80, at o'clock M., and was duly recorded on the 11th day of April, 19 80, Book No. 18 on Page 258 in my office.



Witness my hand and seal of office, this the 11th of April, 19 80.

BILLY V. COOPER, Clerk
By *[Signature]* .. D. C.

18 259

Last Will and Testament

FILED THIS DAY APR 11 1980 BILLY V. COOPER Notary Public <i>[Signature]</i>
--

24-721

I, GLEN BUFFINGTON, being over the age of twenty-one (21) years of age, and of sound mind and disposing memory, do hereby constitute, make, publish and declare this to be my Last Will and Testament, hereby expressly revoking all wills and codicils heretofore made by me, as follows, to-wit:

I.

I hereby appoint my wife CATHERINE BUTLER BUFFINGTON, as Executrix of this Will and direct that she serve as such without bond and without the necessity of a formal accounting to any Court.

II.

I direct my Executrix to pay all of my just debts and funeral expenses as soon after my decease as shall be practical.

III.

I hereby give, devise and bequeath all my property, real, personal and mixed of whatsoever nature and wheresoever situated to my wife, CATHERINE BUTLER BUFFINGTON, to be hers absolutely and forever, in fee simple.

IV.

In the event that my wife, CATHERINE BUTLER BUFFINGTON shall fail to survive me, or in the event of our deaths simultaneously or under circumstances which render it doubtful as to which of us survived the other, then and in that event:

(a) I hereby appoint JAMES GARY DENNIS as Executor of this my Last Will and Testament and direct that he serve as

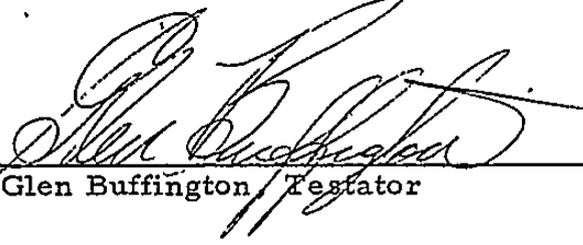
18 260

such without bond.

(b) I give, devise and bequeath all my property, real, personal and mixed of whatsoever nature and wheresoever situated unto: GLORIA B. HAYDU, PEGGY B. ALLEN, BOBBY G. BUFFINGTON, JAMES GARY DENNIS AND CATHERINE ELIZABETH BUFFINGTON, to be theirs absolutely, in fee simple, share and share alike.

IN WITNESS WHEREOF, I have hereunto set my hand on this the

24 day of June, 1971.


Glen Buffington, Testator

ATTESTING WITNESSES:

R. L. Goya

Mary A. Dennis

18 261

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament, of GLEN BUFFINGTON, do hereby certify that said instrument was signed by said GLEN BUFFINGTON, in our presence and in the presence of each of us, and that said GLEN BUFFINGTON, declared the same to be his Last Will and Testament in the presence of each of us and that we signed as subscribing witnesses to said Will at the request of GLEN BUFFINGTON, in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 27 day of June, 1971.

R. L. Moya

Mary L. Dennis

WITNESSES

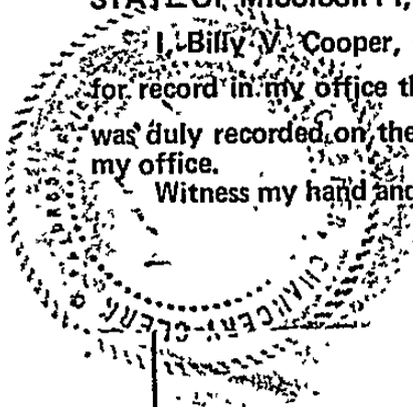
STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 11 day of April, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 259 of my office.

Witness my hand and seal of office, this the 11 day of April, 1980.

BILLY V. COOPER, Clerk

By B. Keshen, D. C.



18 262

IN THE CHANCERY COURT OF MADISON COUNTY

MISSISSIPPI

FILED
THIS DAY
APR 11 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

IN THE MATTER OF THE ESTATE
AND LAST WILL AND TESTAMENT
OF GLEN BUFFINGTON, DECEASED

CATHERINE BUTLER BUFFINGTON, EXECUTRIX

CAUSE NO. 24-721

AFFIDAVIT OF ATTESTING
WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in
and for the jurisdiction above mentioned, R. L. GOZA, who being by me first
duly sworn states on his oath that he is one of the subscribing witnesses to the
Last Will and Testament of GLEN BUFFINGTON, dated June 24, 1971, and
affiant further deposes and says this, to wit:

1. That said instrument was executed by GLEN BUFFINGTON on said
date in the presence of the affiant and one Mary S. Dennis, and that GLEN BUF-
FINGTON did at such time and in the presence of the affiant and said Mary S.
Dennis publish and declare the same to be his Last Will and Testament.

2. That at such time on said date the affiant in the presence of GLEN
BUFFINGTON and Mary S. Dennis did subscribe his name as a witness to said
Last Will and Testament at the special instance and request of GLEN BUFFING-
TON.

3. That at the time of the execution of said Will by GLEN BUFFINGTON,

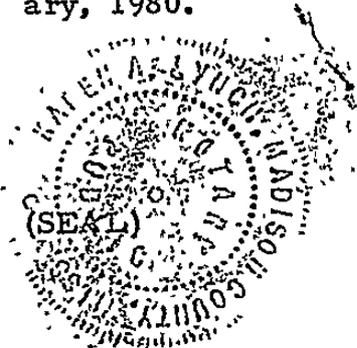
EXHIBIT "B"

he was over the age of twenty-one years and was of sound mind and disposing memory.

AND FURTHER Affiant sayeth not.

R. L. Goza
R. L. GOZA

SWORN TO AND SUBSCRIBED before me on this the 20th day of February, 1980.



Karen A. Lynch
NOTARY PUBLIC

MY COMMISSION EXPIRES:
My Commission Expires Sept. 22, 1981

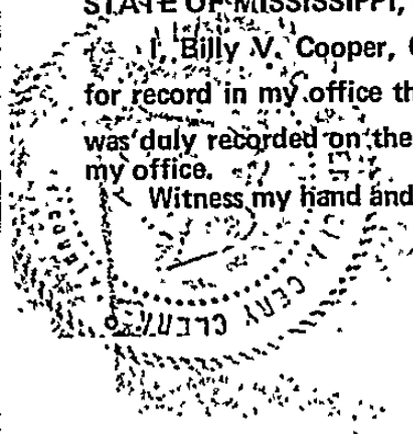
STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 11 day of April, 19 80, at o'clock M., and was duly recorded on the 11 day of April, 19 80, Book No. 18 on Page 262 in my office.

Witness my hand and seal of office, this the 11 of April, 19 80.

BILLY V. COOPER, Clerk

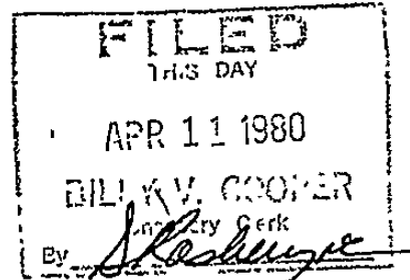
By [Signature], D. C.



18 ~~72~~ 264

IN THE CHANCERY COURT OF MADISON COUNTY

MISSISSIPPI



IN THE MATTER OF THE ESTATE
AND LAST WILL AND TESTAMENT
OF GLEN BUFFINGTON, DECEASED

CATHERINE BUTLER BUFFINGTON, EXECUTRIX

CAUSE NO. 24-721

AFFIDAVIT OF ATTESTING
WITNESS

STATE OF TENNESSEE
COUNTY OF SHELBY

PERSONALLY APPEARED before me, the undersigned authority in and for the jurisdiction above mentioned, MARY S. KNAPP (formerly known and being one and the same person as Mary S. Dennis), who being by me first duly sworn states on her oath that she is one of the subscribing witnesses to the Last Will and Testament of GLEN BUFFINGTON, dated June 24, 1971, and affiant further deposes and says this, to wit:

1. That said instrument was executed by GLEN BUFFINGTON on said date in the presence of the affiant and R. L. Goza, and that GLEN BUFFINGTON did at such time and in the presence of the affiant and R. L. Goza publish and declare the same to be his Last Will and Testament.
2. That at such time on said date the affiant did in the presence of GLEN BUFFINGTON and R. L. Goza subscribe her name as a witness to said Last Will and Testament at the special instance and request of GLEN BUFFINGTON.
3. That at the time of the execution of said Will by GLEN BUFFINGTON,

EXHIBIT "C"

18 265

he was over the age of twenty-one (21) years and was of sound mind and disposing memory.

AND FURTHER affiant sayeth not.

Mary Sknapp
MARY S. KNAPP (formerly known and being one and the same person as Mary S. Dennis)

SWORN TO AND SUBSCRIBED before me on this the 20th day of February 1980.

(SEAL)

[Signature]
NOTARY PUBLIC



MY COMMISSION EXPIRES:

June 11, 1980

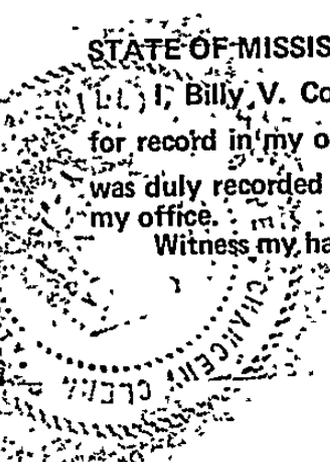
STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 11 day of April, 1980, at o'clock M., and was duly recorded on the 11 day of April, 1980, Book No. 18 on Page 264 in my office.

Witness my hand and seal of office, this the 11 of April, 1980.

BILLY V. COOPER, Clerk

By [Signature], D. C.



FILED
THIS DAY

APR 18 1980

BILLY V. COOK, CLERK
Clerk of the Court

To Whom It May Concern:

I, Barbara Nell Schulz Carreiro, being of sound mind do hereby state the terms of my last will and testimony on this 8th day of March, 1980.

Upon my death it is my implicit and explicit desire that my mother, Nell Rose Cratin Schulz, be granted total legal custody of my two daughters, Ann Marie Carreiro born in Honolulu, Hawaii, on August 1, 1970, and Carol Lynn Carreiro born in Hilo, Hawaii, on May 15, 1972, until each daughter reaches legal age, completed her education, or legally married. If, for any reason, Nell Rose Cratin Schulz cannot fulfill her responsibilities as legal custodian of my two daughters, I strongly desire that legal custody of Ann Marie Carreiro and Carol Lynn Carreiro be granted to my sister, Carolyn Ann Schulz Trost.

who presently resides at 12026
Folpoint Drive, Maryland Heights,
Missouri.

It is my desire that all my
possessions, both cash money and
material possessions, be left to my
mother, Nell Rose Cratin Schulz, or,
if she should precede me in death,
that all my possessions and cash
money be left to my sister, Carolyn
Ann Schulz Trasky.

I appoint Nell Rose Cratin Schulz
executrix of my estate without bond,
or, if she is deceased, I appoint
Carolyn Ann Schulz Trasky
executrix of my estate without
bond.

My social security number is
in the name of Barbara N. Carreiro
and is 428-64-9569.

Witnessed by: March 8, 1980
Jay W. Dilmore
Barbara Nell Schulz Carreiro

JAY W. Dilmore

STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed
for record in my office this 18 day of April, 1980, at o'clock M., and
was duly recorded on the 18 day of April, 1980, Book No. 18 on Page 266 in
my office.

Witness my hand and seal of office, this the 18 of April, 1980.

BILLY V. COOPER, Clerk

By ... [Signature] ... D. C.

18 268

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
BARBARA NELL SCHULTZ CARREIRO, DECEASED

CAUSE NO 24-726

NELL ROSE CRATIN SCHULTZ, EXECUTRIX

FILED
THIS DAY
APR 18 1980
BILLY V COOPER
Clerk
By *[Signature]*

AFFIDAVIT OF SUBSCRIBING WITNESS

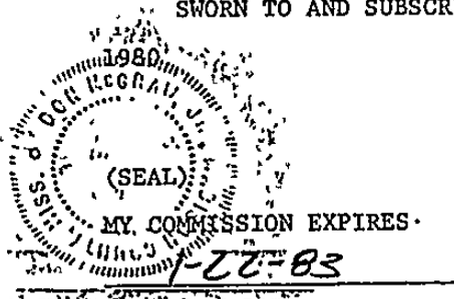
STATE OF MISSISSIPPI
COUNTY OF MADISON

THIS DAY personally appeared before me, the undersigned authority, in and for the jurisdiction above mentioned, JAY W DILMORE, one of the subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of Barbara Nell Schultz Carreiro, Deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Barbara Nell Schultz Carreiro signed, published and declared said instrument as her Last Will and Testament on the 8th day of March, 1980, the date of said instrument in the presence of this affiant and MRS. JAY W. DILMORE, the other subscribing witness to said instrument; that said testatrix was then of sound and disposing mind and memory, and eighteen years and upward of age; and I, JAY W. DILMORE, the affiant, and MRS. JAY W. DILMORE, subscribed and attested said instrument as witnesses to the signature of the testatrix and the publication thereof at the special instance and request and in the presence of said testatrix and in the presence of each other.

Jay W. Dilmore
JAY W. DILMORE

SWORN TO AND SUBSCRIBED before me on this 14th day of April,

[Signature]
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison.

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 18 day of April, 1980, at ... o'clock ... M., and was duly recorded on the 18 day of April, 1980, Book No. 18 on Page 268 in my office.

Witness my hand and seal of office, this the 18 of April, 1980.

BILLY V. COOPER, Clerk
By *[Signature]* D. C.

68
7

18 269
LAST WILL AND TESTAMENT
OF

CHARLES RAYMOND BENNETT P-76-319

KNOW ALL MEN BY THESE PRESENTS:

That I, Charles Raymond Bennett, of Tulsa, Oklahoma, being now in good health, strength of body and mind, but sensible of the uncertainty of life, and desiring to make disposition of my property and affairs while in health and strength, do hereby make, publish, and declare the following to be my last will and testament, and do hereby revoke and cancel all prior wills and codicils by me at any time made, and make this my last will in the manner following:

FAMILY DATA

(a) My name is Charles Raymond Bennett, and I was born June 30, 1894 in Pierre, South Dakota. I am also known as C. Ray Bennett, Charles R. Bennett, and Ray Bennett, and my Social Security Number is 448-18-8529.

(b) I have been married but once, and then to Laura Owens Bennett; I have no living brothers or sisters of the whole or half blood; no living father or mother, and no living uncles or aunts, neither maternal nor paternal, and no children living or dead; no issue of any deceased child, and no adopted children.

ARTICLE I

I direct that all my just debts, expenses of my last illness, and funeral expenses and all inheritance, legacy, succession, estate, death or similar duties or taxes (including, in the discretion of the executor, interest and penalties thereon) that shall become payable by reason of my death, or in respect of any property or interest passing under this my last will and testament, or any codicil that I may hereafter execute, shall be paid out of the capital of my residuary estate, without apportionment.

For Identification Charles Raymond Bennett

BOOK 18 270 69
7

In addition to such other debts and costs which he is

required to pay, I authorize my executor to pay costs of ancillary administration and, at the discretion of my executor, to pay the cost of a suitable monument at my grave.

ARTICLE II.

2.01 I give, and bequeath to each person who shall assert the claim to be one of my children, and establishes such claim by final court decree, the sum of One Hundred Dollars (\$100.00) each; provided that, in the event all, or any such person who shall assert the claim to be one of my children should predecease me or establishes no claim against my estate, then the above bequest, as to each deceased child, or child who asserts no claim, shall lapse and the property herein bequeathed to each shall become a part of the residue of my estate to be disposed of as provided for in ARTICLE III or ARTICLE IV.

2.02 I give, and bequeath to Philip Tabor Bennett, the son of my deceased brother, Richard Tabor Bennett, the sum of Five Thousand Dollars (\$5,000.00); provided that in event he should predecease me, leaving living issue, then the above bequest shall go to such living issue, share and share alike, or to the survivor; in event he should predecease me without leaving living issue, then the above bequest shall go to the widow of said Philip Tabor Bennett, if said Philip Tabor Bennett shall have predeceased me and left any widow surviving him, and said widow shall be living at the date of my death; and in event no such widow survives Philip Tabor Bennett and he leaves no living issue, then the above bequest shall lapse and the property herein bequeathed shall become a part of the residue of my estate, to be disposed of as provided for in ARTICLE III and ARTICLE IV.

2.03 I give, and bequeath to Elsie A. Bennett, the widow of my brother, Richard Tabor Bennett, the sum of Twenty-Five Hundred Dollars (\$2,500.00); provided that in the event she

For Identification Charles Raymond Bennett

70
7

18 271

shall predecease me, then the above bequest shall lapse and the property herein bequeathed shall become a part of the residue of my estate to be disposed of as provided for in ARTICLE III AND ARTICLE IV.

2.04 (a) Recognizing that my wife is the owner of tangible personal property of personal use and adornment, and of household use, I therefore make no provision with respect thereto.

(b) I bequeath all of my own personal effects, such as jewelry, clothing, automobiles, pictures, bric-a-brac, etc., to my wife, Laura Owens Bennett.

2.05 I give, devise and bequeath to the National Bank of Tulsa, a National Banking Corporation, of Tulsa, Oklahoma, as Trustee for the four (4) presently living children of my nephew, Philip Tabor Bennett, twenty (20) Thousand Dollar (\$20,000.00), in par value, bonds issued by the Oklahoma Turnpike Commission of the State of Oklahoma, to be held, managed and delivered upon the terms and conditions herein set forth in the following manner, to-wit:

Trustee shall pay the entire net income of the foregoing trust estate to each of my nephew's presently living four (4) children, share and share alike, or to the survivor, until the youngest surviving child shall have attained the age of thirty (30) years. When the youngest surviving child shall have attained the age of thirty (30) years, the Trustee shall then pay over and deliver to each of the said children one-fourth (1/4) of the residuary trust estate of which the Trustee may be possessed. If any of the children shall die before the youngest child shall attain the age of thirty (30) years, then upon the termination of the trust, the Trustee shall deliver over to the living issue of said child the one-fourth (1/4)

For Identification

Charles Raymond Bennett

share to such living issue, share and share alike, or to the survivor. If the child shall leave no living issue, then the portion that would have been delivered to the child had he, or she, lived, shall be divided among the remaining surviving present children of Philip Tabor Bennett, share and share alike. If all of the present children of Philip Tabor Bennett shall die before the youngest child shall attain the age of thirty (30) years without leaving living issue, then the trustee shall pay over and deliver the residuary trust estate to the estate of the child dying last.

If any of the foregoing bonds shall be called for redemption, or shall mature after they shall have been delivered to the Trustee, then the Trustee shall invest the proceeds thereof in bonds of similar character and kind and in equivalent quality and quantity.

ARTICLE III

3.01 If my wife, Laura Owens Bennett, shall survive me, I give, devise and bequeath to my said wife such portion of my estate to be designated as Portion A the amount required to obtain for my estate a full marital deduction of fifty per cent (50%) of the adjusted gross estate as finally determined under the Internal Revenue Code for Federal estate tax purposes less the aggregate marital deductions allowable other than under the provisions of this Article. Such bequest may be satisfied in cash or in kind in the sole discretion of the Executor but only with assets or the proceeds thereof which qualify for such deduction.

I devise and bequeath all of the residue and remainder of my estate, being all property, wherever situated, in which I may have any interest at the time of my death, not otherwise effectively disposed of, but excluding any property over which I may now or hereafter have a power of appointment, to the Co-Trustees under a trust agreement dated January 6, 1969 between Charles Raymond Bennett as Grantor, and Charles Raymond Bennett, Laura Owens Bennett, and National Bank of Tulsa, Tulsa, For Identification Charles Raymond Bennett

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BOOK
18
PAGE 292

18 274 7

questions arising hereunder, in such a manner as the executrix or executor in her or his discretion shall deem fair, equitable and proper and the decision, or decisions of the executrix or executor made under the powers granted in this paragraph, shall be binding and conclusive on all persons interested hereunder.

ARTICLE VI

6.01 My executor is authorized to elect to claim as a deduction for all income tax purposes, any items of administration expense which are deductible alternatively for any estate tax purposes, and if he elects to do so, no adjustment shall be made between principal and income.

6.02 My executor is authorized to join with my wife in filing joint income and/or gift tax returns for any period for which such a joint return may be filed, and in his sole discretion, to pay out of my general estate any part or all of the taxes or interest found to be due with respect to such returns.

6.03 The Oklahoma Uniform Estate Tax Appointment Act, as now enacted or as later amended, or any other law providing for the apportionment of estate and inheritance taxes, shall not apply and all estate and inheritance taxes shall be borne by that portion of my residuary estate which is not disposed of by me in a manner that qualified for the marital deduction allowed by the Federal estate tax law applicable to my estate.

6.04 In the event that I hold any power of appointment at the time of my death, I hereby decline to exercise any such power of appointment, and the property subject to any such power shall not be considered to be a part of the residue of my estate for the purposes of this will.

6.05 In the event any clause, provision or provisions, of this will prove to be adjudged invalid or void for any

For Identification

Charles Raymond Bennett

reason; such invalid or void clause, provision or provisions shall not affect the whole of this instrument, but the balance of the provisions hereof will remain operative, to be carried into effect insofar as legally possible.

6.06 If any provision herein shall violate any rule against perpetuities, or rule governing the suspension of power of alienation or the duration of trusts, it shall not invalidate any trust herein created, but each trust shall continue for the time permitted by law, and upon termination, the trust estate of each trust shall be distributed to the current income beneficiary thereof:

6.07 Whenever I have provided in this will that any property shall go to any person upon the condition that my wife be living at the time of my death or that my said wife shall survive me, or words to that effect, I now hereby provide that if my wife should die in a disaster which also causes my death, or if we should die under such circumstances that it is doubtful which of us died first, then it shall be presumed that my said wife survived me and said property shall in such event go and vest in the same manner as if my wife had survived me.

ARTICLE VII

7.01 I hereby authorize and empower my executor, or independent executor, hereinafter appointed, without application to any court, if in her discretion it shall seem expedient, to sell either at private or public sale at such times and in such manner and upon such terms and conditions as she, or he, may deem most advantageous and for the best interest of my estate, the whole or any part of the real estate of which I may die seized or possessed, or any interest therein, and to execute and deliver any and all conveyances, deeds, or other instruments that may be necessary to transfer said property to carry out the intention of this provision.

For Identification Charles Raymond Bennett

119-91 18 296
7.02 I do further give and grant it unto my executor,

or independent executor, hereinafter appointed, full power and authority to settle and compromise all claims in favor of or against my estate and full authority to mortgage or lease, or to grant oil and gas leases, grant options on and handle, manage and control and administer my estate, and any and all of my real estate, or any interest therein, for terms extending beyond administration, or on any terms and in any manner as she may in her discretion deem proper for the best interest of my estate, and I authorize and empower her to execute and deliver good and sufficient instruments therefor to carry out the intention of this provision.

7.03 I authorize and empower my executor and independent executor, as the case may be, during the administration of my estate, to distribute such portion of the net income from my estate as the executor or independent executor in her discretion deems advisable providing only such distributions are made to the same persons and in the same proportion as would be the case if such distributions of net income were made simultaneously with and as part and parcel of the distribution of the principal or corpus of my estate.

7.04 I authorize and empower my executor or independent executor, as the case may be, to join with my wife in the filing of any income tax returns for any year or years for which I have not filed such return or returns prior to my death and to pay such ratable share of any taxes, interest or penalties due thereon as my executor or independent executor shall deem proper. And also to consent to any gifts made by my wife as being made one-half by me as provided in the Federal Internal Revenue Code. The exercise of such authority and power by my executor shall be final and conclusive and not subject to question by any person interested in my estate. The decision

For Identification

Charles Raymond Bennett

18 277

of my executor on which date to elect the valuation of assets for Federal estate tax purposes, or Oklahoma estate tax purposes, shall be conclusive, even though made prior to the optional date, and his choice shall be likewise conclusive and binding on all concerned.

7.05 I am cognizant that the provisions of the Federal Internal Revenue Code (and other applicable laws) in force at the time of my death and applicable to my estate may permit my executor to elect to claim certain administration and other expenses as deductions either in the income tax returns of my estate or in the estate tax return. I direct that my executor elect to claim from time to time, such expenses as deductions on the particular tax returns which in her opinion should result in the smallest combined taxes being paid, irrespective of whether such expenses may be payable from income or corpus and my executor is directed not to make adjustments between income or corpus or between the property interests passing to beneficiaries under my will which may be substantially affected as a result of his election under this Article. I direct that the property interests as may be determined as the result of my executor's election under this Article shall be the interest that such beneficiaries will receive. I exonerate my executor from all liability for any such election and direct that no beneficiary shall have any claim against my executor or my estate, by reason of the exercise of my executor's judgment in this respect.

7.06 In the event that my wife, Laura Owens Bennett, shall predecease me, then it is my will that the successor executor shall have no power to sell, mortgage or lease the whole or any part of the real estate except upon proper authorization of the court having jurisdiction of my estate, in accordance with the laws of the State in which the real property is located.

For Identification

Charles Raymond Bennett

8.01 I hereby appoint and designate my wife, Laura Owens Bennett, Executrix of this my last will and testament; with respect to any real or personal property situated in states other than Oklahoma for probate purposes of which I die seized or possessed, I appoint and designate my wife, Laura Owens Bennett, as independent executrix, and direct that no action be taken with respect to the settlement of my estate in such state or states other than in Oklahoma except to probate and record this my last will and testament and to return an inventory, appraisement and list of claims against my estate, and pay such inheritance, estate or death taxes as may be legally due as provided for in ARTICLE I.

8.02 If Laura Owens Bennett should predecease me, or should not consent to act as executrix or independent executrix, or should not be competent to act, or resigns or dies after assuming the duties of such office, then the National Bank of Tulsa, a National Banking Corporation, of Tulsa, Oklahoma, is hereby appointed and designated to act as sole executor of this my last will and testament and perform all of the duties and exercise its sole discretion as herein provided for in this my last will. If the National Bank of Tulsa, a National Banking Corporation, of Tulsa, Oklahoma, should not consent to act as sole executor with respect to the probate of my estate in Oklahoma, or as sole independent executor with respect to the probate of my estate outside of the State of Oklahoma, or should not be competent to act, or resigns after assuming the duties of such office, then it is my wish that the court having probate jurisdiction designate an attorney, licensed to practice law in the State in which this will is offered for probate, to act as my executor with bond to be fixed by the Court having jurisdiction of the probate of my will. I direct that my wife shall not be required to furnish
 For Identification Charles Rasmussen Bennett

78 280 7
Testator, at his request and that said testator was at that
time eighteen years of age or over and was of sound mind.

Charles Raymond Bennett
Charles Raymond Bennett

Josephine Rawley
Witness

Faye Wilson
Witness

Ella Damme
Witness

Subscribed and acknowledged before me by the said Charles
Raymond Bennett, testator, and subscribed and sworn before me
by the said Josephine Rawley, Faye Wilson,
and Ella Damme, witnesses, this 8th day of
January, 1969.

My Commission Expires Feb. 23, 1971
VIRGINIA S. ...
KENNEDY BLDG., TULSA, OKLA.

Virginia S. ...
Notary Public

FILED ON THIS DATE

DEC 13 1976

John W. ...

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CODICIL TO THE LAST WILL AND TESTAMENT
OF
CHARLES RAYMOND BENNETT

I, Charles Raymond Bennett, of Tulsa, Oklahoma testator in the attached and foregoing Last Will and Testament dated January 8, 1969, and witnessed by Josephine Rawley, Faye Wilson, and Ella Damme, do hereby make, publish and declare this first Codicil to My Last Will and Testament in the manner as follows, to-wit:

FIRST: I desire to make certain changes in my said Last Will and Testament in the following manner, to-wit:

By revoking Paragraph 2.02 in ARTICLE II., appearing at page 2 in my said will, and substituting therefor the following:

"ARTICLE II.

2.02. I give, and bequeath to Philip Tabor Bennett, the son of my deceased brother, Richard Tabor Bennett, one-fourth (1/4th) of my gross estate; provided that in event he should predecease me, leaving living issue, then the above bequest shall go to such living issue, share and share alike, or to the survivor; in event he should predecease me without leaving living issue, then the above bequest shall go to the widow of said Philip Tabor Bennett, if said Philip Tabor Bennett shall have predeceased me and left any widow surviving him, and said widow shall be living at the date of my death; and in event no such widow survives Philip Tabor Bennett and he leaves no living issue, then the above bequest shall lapse and the property herein bequeathed shall become a part of the residue of my estate, to be disposed of as provided for in ARTICLE III and ARTICLE IV."

SECOND: Subject only to the provisions of the foregoing changes, I hereby republish and confirm my said will and testament dated January 8, 1969, in all respects.

IN WITNESS WHEREOF, I have hereunto set my hand to this First Codicil to My Last Will and Testament in the City of Tulsa,

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witness stated further that they did sign the same as witnesses in the presence of the said testator and at his request, and that said testator was at that time eighteen years of age or over and was of sound mind.

Charles Raymond Bennett

Witness

Witness

Subscribed and acknowledged before me by the said Charles Raymond Bennett, testator, and subscribed and sworn before me by the said Dimple Means and Margaret Redwine, witnesses, this 19th day of March, 1975.

My Commission Expires:

W. J. Bennett
Notary Public

(SEAL)

FILED ON THIS DATE

DEC 13 1976

John W. Bennett



STATE OF MISSISSIPPI
COUNTY OF CLAY

I, A. Harman Robinson, Chancery Clerk, in and for said county and state, do hereby certify that the above and foregoing is a true and correct copy of Leah Will's Testament of Charles Raymone Bennett as same as appears on record in Will Book 7 Page 68 in the office of the Chancery Clerk at West Point, Mississippi.

Given under my hand and official seal, this the 17th day of April A. D., 1980.

A. HARMAN ROBINSON, Chancery Clerk,
CLAY COUNTY, MISSISSIPPI

By Beggy Robinson, D. C.

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 22 day of April, 1980, at 9:00 o'clock am, and was duly recorded on the 22 day of April, 1980, Book No. 18 on Page 269 in my office.

Witness my hand and seal of office, this the 22 day of April, 1980.

BILLY V. COOPER, Clerk

By [Signature], D. C.

LAST WILL AND TESTAMENT OF GEOLA ANDERSON

24-760

I, Ceola Anderson, a widow, and resident of Canton, Madison County, Mississippi, being over the age of twenty-one years and of sound and disposing mind and memory, do hereby make, ordain, declare and publish this My Last Will and Testament, and do hereby revoke all other wills and/or codicils heretofore made by me.

ITEM 1. I hereby devise and bequeath all of my property whatever, real, personal and mixed, and wherever situated to my three children, namely, Bennie Ruth Griffin, Mary Cannon and Tommy Lee Anderson, all of Los Angeles, California, each to share and share alike.

ITEM 2. I hereby appoint my daughter, Bennie Ruth Griffin, executrix of my estate, without bond, waiving all requirements whatever of bond from her as such executrix. I hereby waive an inventory and an appraisalment of my estate as required by statute, and relive my said executrix of all duty to account to the courts for her acts and doings as such, and do hereby waive all court proceedings whatever in the administration of my estate, save the probate of this MY LAST WILL AND TESTAMENT.

SIGNED, PUBLISHED AND DECLARED as this My Last Will and Testament, this the 29 day of April, 1972.

Ceola Anderson
CEOLAAANDERSON

Josephine Hood (WITNESS)
Rosie Lee Kelly (WITNESS)

We, the undersigned witnesses to the Will of Ceola Anderson, do hereby certify that the said Ceola Anderson on the day she executed the foregoing will was over the age of twenty-one years and of sound and disposing mind; that she signed and subscribed said will and published it as her Last Will and Testament in our presence and in the presence of each of us and that we at her express instance and request signed and subscribed said will as witnesses thereto in her presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this the 29 day of April, 1972.

Josephine Hood (WITNESS)
Rosie Lee Kelly (WITNESS)

FILED
THIS DAY
APR 24 1980
BILLY W COOPER
Chancery Clerk
By [Signature]

STATE OF MISSISSIPPI, County of Madison:
I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 24 day of April, 19 80, at 6 o'clock P.M., and was duly recorded on the 1 day of May, 19 80, Book No. 18 on Page 285 in my office.
Witness my hand and seal of office, this the 1 day of May, 19 80.
BILLY V. COOPER, Clerk
By [Signature] D. C.

STATE OF MISSISSIPPI
MADISON COUNTY

24-760
CHANCERY COURT

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

Personally appeared before the undersigned Clerk of the Chancery Court in and for said County and State,
Josephine Hood _____ and _____ one of the _____, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Ceola Anderson _____

who, being duly sworn, deposed and said, that the said Ceola Anderson _____

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

20th day of April, A. D., 19 72, the day of the date of said instrument, in the presence of this

deponent, and in the presence of Rosie Lee Kelly _____

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 Rosie Lee Kelly _____

_____ subscribed and attested said instrument as witness es

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 24 day of April, A. D., 19 80

FILED
THIS DAY
APR 24 1980
BILLY V. COOPER
Chancery Clerk
By *N. Wright* D.C.

Billy V. Cooper
W. A. SIMS, Chancery Clerk.

N. Wright D.C.

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was file
for record in my office this 24 day of April, 19 80, at _____ o'clock _____ M., and
was duly recorded on the 1 day of May, 19 80, Book No. 18, on Page 286, in
my office.

Witness my hand and seal of office, this the 1 day of May, 19 80

BILLY V. COOPER, Clerk

By *J. Ross* _____, D. C.

FILED
THIS DAY
APR 25 1961
BILLY V. COOPER
Chancery Clerk
By: [Signature]

Final Testament of Sarah Ann Haffey
Madison County Mississippi

I, Sarah Ann Haffey 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 mind
possessing mind and memory make
and publish this my last will
and Testament

I desire give devise and bequeath to
my children (2 sons) \$1000.00 dollars to be equally
divided - to have and share alike

Among the following Priests and
signors: Father M. Oudette, Louisiana, Father
Francis Xavier Tarron, Father Robert
Augustine, the Trinity Mission, Father
Clyde Michael, Father Fred [unclear]
Archbishop [unclear] [unclear] of the
of [unclear] [unclear] [unclear] [unclear]
and Father [unclear] J. Haker, [unclear] [unclear]
C. [unclear] St. Bernard, Louisiana, for [unclear]
One thousand dollars for the [unclear] of my
soul - and one thousand dollars for the
repair of the [unclear] of the [unclear] [unclear]
of my family

Sarah Ann Haffey
January 16, 1961

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED
THIS DAY
APR 25 1980
BY BILLY V COOPER
Chancery Clerk
By *[Signature]*

IN THE MATTER OF THE ESTATE OF
SARAH ANN HAFLEY, DECEASED

NO. 24-764

AFFIDAVIT AS TO HOLOGRAPHIC WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for said county and state, the within named Josephine Hood who being first duly sworn, states on oath as follows:

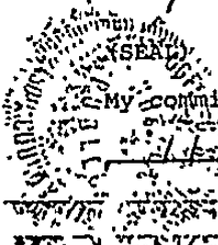
That affiant is an adult citizen and resident of Madison County, Mississippi, and is in no wise interested in the estate of Sarah Ann Haffey, deceased; that over a period of many years affiant had occasion to be familiar with the handwriting and signature of Sarah Ann Haffey and was and is familiar with her handwriting and signature; that affiant has carefully examined the attached instrument dated January 16, 1961, purporting to be said decedent's Last Will and Testament; that the handwriting and signature contained in said instrument are genuine and were made and done by the said decedent; that said instrument is wholly written and subscribed by the said decedent and is authentic; that at the time of making said instrument said decedent was over the age of twenty-one (21) years and was of sound and disposing mind and memory and competent to make a testamentary disposition of decedent's property.

WITNESS MY HAND this the 11th day of April, 1980.

Josephine Hood

SWORN TO AND SUBSCRIBED before me, this the 11th day of April, 1980.

Imogene G. Herring
NOTARY PUBLIC



My commission expires: July 7-1983

STATE OF MISSISSIPPI, County of Madison

Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 25 day of April, 1980, at o'clock M., and was duly recorded on the 1 day of May, 1980, Book No. 18, on Page 289 in my office.

Witness my hand and seal of office, this the 1 day of May, 1980.

BILLY V. COOPER, Clerk
By [Signature], D. C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THIS DAY
APR 25 1980
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

NO 24-764

IN THE MATTER OF THE ESTATE OF
SARAH ANN HAFHEY, DECEASED

AFFIDAVIT AS TO HOLOGRAPHIC WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for said county and state, the within named Evelyn S. Durham who being first duly sworn, states on oath as follows:

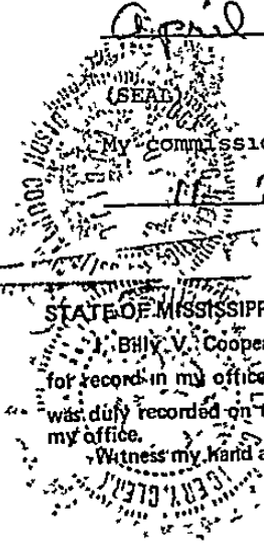
That affiant is an adult citizen and resident of Madison County, Mississippi, and is in no wise interested in the estate of Sarah Ann Haffey, deceased; that over a period of many years affiant had occasion to be familiar with the handwriting and signature of Sarah Ann Haffey and was and is familiar with her handwriting and signature; that affiant has carefully examined the attached instrument dated January 16, 1961, purporting to be said decedent's Last Will and Testament; that the handwriting and signature contained in said instrument are genuine and were made and done by the said decedent; that said instrument is wholly written and subscribed by the said decedent and is authentic; that at the time of making said instrument said decedent was over the age of twenty-one (21) years and was of sound and disposing mind and memory and competent to make a testamentary disposition of decedent's property.

WITNESS MY HAND this the 11th day of April, 1980.

Evelyn S. Durham

SWORN TO AND SUBSCRIBED before me, this the 11th day of April, 1980.

Imogene G. Herring
NOTARY PUBLIC



My commission expires:

MAY 7-1983

STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 25 day of April, 1980, at o'clock M., and was duly recorded on the 1 day of May, 1980, Book No. 18 on Page 290 in my office.

Witness my hand and seal of office, this the 1 day of May, 1980.

BILLY V. COOPER, Clerk
By [Signature]....., D C.

BOOK 18 PAGE 291

LAST WILL AND TESTAMENT

FILED THIS DAY MAY 2 1980 BILLY V. COOPER Clerk By <i>[Signature]</i>
--

I, LOTTIE M. EDWARDS, an adult resident citizen of Canton, 24-772
Madison County, Mississippi, being of sound and disposing mind
and memory, do hereby make, publish and declare this to be my
Last Will and Testament, hereby revoking any and all other wills
and codicils heretofore made by me.

CLAUSE I

I hereby direct my executor(s) to pay all of my just debts
which may be probated, registered and allowed against my estate
as soon as may be conveniently done. I direct my executor(s) to
pay all Federal and State estate and inheritance taxes assessed
on account of life insurance proceeds or any other property
which shall be included in my gross estate for the purpose of
such taxes, whether or not included in my estate for probate, out
of my residuary estate.

CLAUSE II

I give and bequeath unto my husband Frederick H. Edwards all
of my clothing, books, jewelry, automobiles, and other such items
of personal use and adornment that I may own at the time of my
death.

CLAUSE III

I give, bequeath, and devise all of my right, title, and
interest in and to the lot and dwelling house thereon situated
located at 623 South Cedar Street, Canton, Mississippi, which
constitutes my present homestead property, together with the
household furniture, carpets, rugs, pictures, ornaments, and
accessories therein situated, unto my husband Frederick H. Edwards
for and during the term of his natural life with the remainder
thereof to my daughter Barbara Ann Edwards Harrington.

CLAUSE IV

I give, bequeath, and devise all of my right, title, and interest in and to the lot and dwelling house thereon situated located at 639 South Cedar Street, Canton, Mississippi, which property is commonly known as the "Winans" place and which property was formerly occupied by me as a homestead and which is presently occupied by my son as his residence, unto my son Isaac Hugh Edwards.

CLAUSE V

I give, bequeath, and devise all the balance, remainder, and residue of my property of every nature and kind and wheresoever situated, after payment of all taxes and all lawful debts and costs of administration of my estate, unto the CANTON EXCHANGE BANK OF CANTON, MISSISSIPPI, as Trustee, in trust, and which trust is created for the use and benefit of the beneficiaries hereinafter designated and for the following purposes:

-1-

The Trustee shall divide the trust property into two equal and different parts and each part shall be a separate trust, and are herein designated as Trust "A" and Trust "B", and which trusts are to be administered as herein provided. In dividing the trust property into parts or shares the Trustee is authorized and empowered in its sole discretion to make division or distribution in kind/and/or money. The judgment of the Trustee concerning the division or distribution of the property to the respective trusts and as to the value of the property for such purposes shall be binding and conclusive on all parties interested therein.

-2-

The Trustee shall pay out of Trust "A" to my son Isaac Hugh Edwards, out of income or corpus, periodically but in no event less frequently than annually, such sums as it may in its sole

discretion determine to be proper for the needs, comfort, care, and welfare of my said son during his lifetime so far as said income and corpus will permit, and it is my desire that the Trustee in the exercise of its discretion in administering said trust shall be generous in an effort to satisfy all reasonable wishes and desires of my said son.

Upon the death of my said son Isaac Hugh Edwards said Trust "A" shall terminate and the balance therein remaining shall pass and go to the lawful issue of my said son then living; provided, however, that if such issue shall not at that time have reached the age of twenty-five years, then the share of any such issue shall be held and administered in trust by said Trustee for the use and benefit of each such issue, if any, until such issue shall have attained the age of twenty-five years; and, if my said son leaves issue surviving him but such issue shall die prior to attaining the age of twenty-five years, then upon the death of such issue prior to attaining said age, the share of any such issue shall pass and go, per capita, to any surviving issue of my said son and if there be no surviving issue then to the parties as provided for in the next succeeding paragraph.

In the event that my said son Isaac Hugh Edwards shall not leave issue surviving him, then the balance remaining in said trust shall pass and go, per capita, to any issue of my daughter Barbara Ann Edwards Harrington that may be living at the time of the death of my aforesaid son; provided however, that if such issue shall not at that time have reached the age of twenty-five years, then the share of any such issue shall be held and administered in trust by said Trustee for the use and benefit of each such issue, if any, until such issue shall have attained the age of twenty-five years; and if any such issue shall die prior to attaining the age of twenty-five years, then upon the death of such issue prior

to attaining said age, the share of any such issue shall pass and go, per capita, to any surviving issue of my said daughter and if there be no surviving issue of my said daughter then to the parties lawfully entitled thereto.

-3-

The Trustee shall pay out of Trust "B" to my daughter Barbara Ann Edwards Harrington, out of income or corpus, periodically but in no event less frequently than annually, such sums as it may in its sole discretion determine to be proper for the needs, comfort, care and welfare of my said daughter during her lifetime so far as said income and corpus will permit, and it is my desire that the Trustee in the exercise of its discretion in administering said trust shall be generous in an effort to satisfy all reasonable wishes and desires of my said daughter.

Upon the death of my said daughter Barbara Ann Edwards Harrington said Trust "B" shall terminate and the balance therein remaining shall pass and go to the lawful issue of my said daughter then living; provided however, that if such issue shall not at that time have reached the age of twenty-five years, then the share of any such issue shall be held and administered in trust by said Trustee for the use and benefit of each such issue, if any, until such issue shall have attained the age of twenty-five years; and if my said daughter leaves issue surviving her but such issue shall die prior to attaining the age of twenty-five years, then upon the death of such issue prior to attaining said age, the share of any such issue shall pass and go, per capita, to any surviving issue of my said daughter and if there be no surviving issue then to the parties as provided for in the next succeeding paragraph.

In the event that my said daughter Barbara Ann Edwards Harrington shall not leave issue surviving her, then the balance remaining in said trust shall pass and go, per capita, to any

issue of my son Isaac Hugh Edwards that may be living at the time of the death of my aforesaid daughter; provided however, that if such issue shall not at that time have reached the age of twenty-five years, then the share of any such issue shall be held and administered in trust by said Trustee for the use and benefit of each such issue, if any, until such issue shall have attained the age of twenty-five years; and if any such issue shall die prior to attaining the age of twenty-five years, then upon the death of such issue prior to attaining said age, the share of any such issue shall pass and go, per capita, to any surviving issue of my said son and if there be no surviving issue of my said son then to the parties lawfully entitled thereto.

CLAUSE VI

All of the trusts herein above created are private trusts, and the trustee shall not be required to obtain the order or approval of any Court for the exercise of any power or discretion herein given. The trustee shall not be required to enter into any bond as trustee, nor shall it be required to return to any Court any periodic formal accounting of its administration of any of said trusts, but said trustee shall render annual accounts to the various beneficiaries of said trusts. No person paying money or delivering property to the trustee shall be required to see to its application. The trustee in all of the trusts herein created may resign at any time by giving written notice to the beneficiaries entitled to participate in the trust at the time of said resignation, specifying in said notice the effective date of such resignation. Should the trustee herein named resign, fail, decline, or refuse to act, then a banking corporation as successor trustee may be appointed by a Court of competent jurisdiction, and the successor trustee shall have the same title, power, and discretion herein given the original trustee.

In addition to all inherent and statutory powers and to the powers, privileges, titles, and obligations heretofore vested in the trustee for the trusts herein created, said trustee shall be vested with the following powers, privileges, titles, and obligations, to-wit:

1. To continue in operation any business or businesses in which I may be engaged at the time of my death, without court approval and without limitation of any kind whatsoever.

2. To lease for such periods of time or to rent at such rental and for such consideration and upon such conditions as the trustee may see fit, any real and/or personal property or any minerals belonging to said trust estate;

3. To employ auditors, attorneys, tax men, real estate agents, security brokers, and any other person it may find advisable to use for the proper administration of the trust, and any reasonable compensation incurred for such services shall be included in and paid as expenses hereunder;

4. In the event such circumstances arise and the trustee feels that a reasonable, prudent businessman would borrow money, then the trustee is hereby authorized and empowered to borrow such sums as may be necessary, and to pledge, mortgage, or create a lien against any of the assets of the trust to secure such loan or loans;

5. To pay, settle or compromise all claims and obligations held by or asserted against said trust, all in such manner and upon such terms as it may deem advisable;

6. To invest and reinvest the trust estate in any property or undivided interest 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;

7. 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;

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

9. To determine the manner of ascertainment of income and principal, and the apportionment between income and principal of all receipts and disbursements;

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

11. To enter into any transaction authorized by this instrument 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; 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 or 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;

16. To execute oil, gas and mineral leases, royalty and mineral deeds, or other contracts and agreements pertaining to minerals and 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 to any property, as if it were the absolute owner thereof, and, in connection therewith, to enter into any and all agreements binding any trust hereunder.

CLAUSE VII

The Trustee of any trust herein created shall be entitled to reasonable compensation for services rendered in administering and distributing the trust property, and to reimbursement for expenses.

CLAUSE VIII

No rights of any beneficiary of any trust hereunder shall be subject to assignment or to anticipation, or liable for any indebtedness or obligation of any beneficiary, or subject to attachment or any other order, decree or process of court on account of, or for the purpose of collecting any such indebtedness or obligation and the Trustee shall not be required to make any disbursement to any assignee or creditor of any beneficiary otherwise than into the hands of the beneficiary in person. This provision shall not limit the exercise of any power of appointment.

CLAUSE IX

In the event that my husband and I should die under circumstances whereby it would be difficult or impractical to determine who survived the other, then for the purpose of construing this will my husband shall be deemed to have predeceased me.

CLAUSE X

I name, constitute, and appoint my husband Frederick H. Edwards and my son Isaac Hugh Edwards as co-executors under this will and each of them shall be relieved of making bond or accounting to any court as such; but should either decline, fail, refuse or be unable to act in said capacity, then it is my desire that the other act in said capacity.

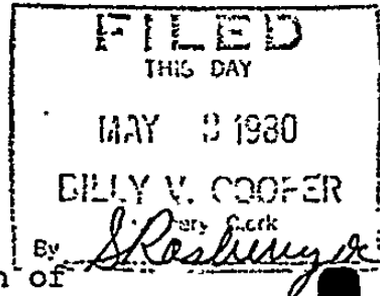
IN WITNESS WHEREOF, I have hereunto subscribed my name, this the 22nd day of April, 1976.

Lottie M. Edwards
Lottie M. Edwards

The foregoing instrument was, on the date shown above, signed, published and declared by LOTTIE M. EDWARDS to be her Last Will and Testament in our presence and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

Miriam Law
A. H. Edwards

BOOK 18 PAGE 300
C O D I C I L



I, LOTTIE M. EDWARDS, an adult resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish, and declare this instrument of writing to be a codicil to the Last Will and Testament heretofore made by me on the 22nd day of April, 1976:

-1-

That paragraph under CLAUSE V of my aforesaid will which states:

"I give, bequeath, and devise all the balance, remainder, and residue of my property of every nature and kind and wheresoever situated, after payment of all taxes and all lawful debts and costs of administration of my estate, unto the CANTON EXCHANGE BANK OF CANTON, MISSISSIPPI, as Trustee, in trust, and which trust is created for the use and benefit of the beneficiaries hereinafter designated and for the following purposes:"

is hereby revoked and I do hereby substitute in lieu thereof the following:

"I give, bequeath, and devise all the balance, remainder, and residue of my property of every nature and kind and wheresoever situated, after payment of all taxes and all lawful debts and costs of administration of my estate, unto THE FIRST NATIONAL BANK OF CANTON, Canton, Mississippi, as Trustee, in trust, and which trust is created for the use and benefit of the beneficiaries hereinafter designated and for the following purposes:"

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It is the intention of testatrix to substitute and designate The First National Bank of Canton, Canton, Mississippi, as Trustee under said will in the place and stead of the Canton Exchange Bank of Canton, Mississippi, as the Trustee therein named, and The First National Bank of Canton, Canton, Mississippi, as said Trustee shall be vested with all the rights and powers of the original trustee therein named.

Except as changed above, I hereby republish, reaffirm, and readopt my aforesaid Last Will and Testament of the 22nd day of April, 1976.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 28th day of May, 1976.

Lottie M. Edwards
Lottie M. Edwards

This instrument was, on the date shown above, signed, published and declared by LOTTIE M. EDWARDS to be a Codicil to her Last Will and Testament of the 22nd day of April, 1976, in our presence, and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

Miriam Law
R. H. Powell Jr.

C O D I C I L

I, LOTTIE M. EDWARDS, an adult resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish, and declare this instrument of writing to be a codicil to the Last Will and Testament heretofore made by me on the 22nd day of April, 1976, with codicil thereto dated the 28th day of May, 1976.

-1-

I do hereby revoke CLAUSE III of my aforesaid Last Will and Testament and hereby substitute in lieu thereof the following as CLAUSE III thereof:

CLAUSE III

FILED
THIS DAY
MAY 2 1980
BILLY V. COOPER
Notary Clerk
By *[Signature]*

(a) I give and bequeath all of my right, title and interest in and to all household furniture, carpets, rugs, pictures, ornaments, and accessories which may be situated in my dwelling house unto my husband, Frederick H. Edwards, for and during the term of his natural life, with the remainder interest therein unto my daughter, Barbara Ann Edwards Harrington; and

(b) I give and devise my present dwelling house and homestead property, being a house and lot located at 623 South Cedar Street, Canton, Mississippi, and which property may be particularly described as:

A lot or parcel of land lying and being situated in the NE 1/4 of Section 30, Township 9 North, Range 3 East, in Canton, Madison County, Mississippi, and more particularly described as follows:

Commencing at the intersection of the south line of Dinkins Street with the east line of Cedar Street and run south along the east line of Cedar Street for 271.46 feet to a concrete monument found at the NW corner and point of beginning of the property herein described: thence turn left an angle of 90°01' and run 241 feet to a point; thence turn right an angle of 92°19' and run along the extension of an existing fence for 223.85 feet to a point; thence turn right an angle of 98°00' and run 234.25 feet to a point on the east line of Cedar Street; thence turn right an angle of 82°00' and run along the east line of Cedar Street for 191 feet to the point of beginning;

Codicil to Last Will and Testament of Lottie M. Edwards Page 2.

unto my husband, Frederick H. Edwards, for and during the term of his natural life, with the remainder interest therein to pass and go to the Trustee of the trusts as created by the residuary clause of my said will (being Clause V), subject, however, to the right and privilege of my daughter, Barbara Ann Edwards Harrington, to purchase said real estate for the sum of Seventy Thousand Dollars (\$70,000.00), payable in cash or on such terms as may be mutually agreed upon by my said daughter and the Trustee of said trust, provided that my said daughter exercises her right to purchase said property hereunder within twelve months of my death or the termination of said life estate, whichever is later.

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I do hereby revoke CLAUSE IV of my aforesaid Last Will and Testament.

-3-

Except as changed above, I hereby republish, reaffirm and readopt my aforesaid Last Will and Testament of the 22nd day of April, 1976, with codicil thereto dated the 28th day of May, 1976.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 12th day of February, 1980.

Witnesses: R. H. Powell, Eugene E. Levy

Lottie M. Edwards (signature) Lottie M. Edwards

This instrument was, on the date shown above, signed, published and declared by LOTTIE M. EDWARDS to be a Codicil to her Last Will and Testament of the 22nd day of April, 1976, in our presence, and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

R. H. Powell, Eugene E. Levy (signatures)

STATE OF MISSISSIPPI County of Madison Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 2 day of May, 1980, at ... o'clock ... M., and was duly recorded on the 2 day of May, 1980, Book No. 18 on Page 291 in my office. Witness my hand and seal of office, this the 2 day of May, 1980. BILLY V. COOPER, Clerk By ... D. C.