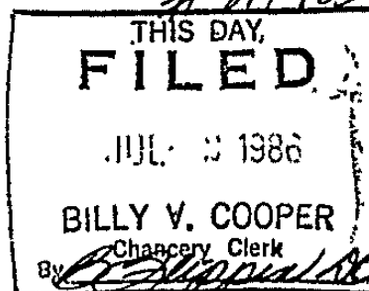


LAST WILL AND TESTAMENT OF KATHERINE HICKS ANDREWS, DECEASED

FILED AUGUST 13, 1985
LAST WILL AND TESTAMENT

OF

KATHERINE HICKS ANDREWS

I, KATHERINE HICKS ANDREWS, a resident of Memphis, Shelby County, Tennessee, being of sound mind and disposing memory and more than eighteen (18) years of age, do hereby make, publish and declare this my Last Will and Testament, revoking any and all other Wills and Codicils heretofore at any time made by me.

ITEM I.

I direct that all my just debts, funeral expenses and expenses in connection with the administration of my estate be paid as soon as possible after my death. I direct further that all estate, inheritance, transfer, legacy or succession taxes which may be assessed or levied with respect to my estate, or any part thereof, whether or not passing under this my Will, shall be paid as any other debt and without apportionment.

ITEM II.

I give and bequeath:

- A. To my faithful employee, EVELYN BAGGETT, if she survives me, the sum of One Hundred and No/100 (\$100.00) Dollars;
- B. To my faithful employee, LOUELLA WILLIAMS, if she survives me, the sum of Four Hundred and No/100 (\$400.00) Dollars;
- C. To my grandson, LLOYD DEAN ESTES, JR., if he survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;
- D. To my granddaughter, SUSAN ESTES DE GORMO, if she survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;
- E. To my granddaughter, PATRICIA ESTES DEAN, if she survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;
- F. To my grandson, MARK STEPHEN ESTES, if he survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

THIS IS THE FIRST PAGE OF
MY LAST WILL AND TESTAMENT

Katherine Hicks Andrews

G. To my granddaughter, DEBORAH GRAVES GARRISON, if she survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

H. To my granddaughter, LINDA GRAVES ~~BUGGE~~, if she survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

I. To my granddaughter, LISA GRAVES, if she survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

J. To my granddaughter, ASHLEY STAMPS, if she survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

K. To my grandson, ASA LEFLER STAMPS, IV, if he survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

L. To my granddaughter, ALISON STAMPS, if she survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

M. To my grandson, LUTHER ANDREWS DICKINSON, if he survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars;

N. To my grandson, CODY TAYLOR DICKINSON, if he survives me, the sum of One Thousand and No/100 (\$1,000.00) Dollars; and

O. To each grandchild hereafter born to or adopted by any of my children and who shall be living at my death, the sum of One Thousand and No/100 (\$1,000.00) Dollars.

If any of my grandchildren are minors at the time of my death, I authorize my Executor to deliver the sum bequeathed in this Item II to such minor grandchild to the then living parents or parent of such grandchild, or if both parents are not then living, to the person or persons with whom such grandchild resides, without bond, and the receipt therefor of such parents or parent or such person or persons shall be a full and complete discharge to my Executor, even though such minor grandchild does not have a legally appointed and qualified guardian.

ITEM III.

All the rest, residue and remainder of my property, real, personal and mixed, of whatever nature and wherever situated, I

give, devise and bequeath in equal shares to such of my children, ASA LEFLER STAMPS, MARIANNE DEAN GRAVES, ROBERTA KATHERINE DEAN ESTES and MARY LINDSAY ANDREWS DICKINSON, as shall survive me, or all to the survivor if only one of them shall survive me; provided, however, if any of them shall predecease me, leaving issue surviving me, such issue shall take in equal parts per stirpes the share which the child who predeceased me would have taken if such child had survived me.

With respect to the share of my son, ASA LEFLER STAMPS, the term "issue" as used herein shall apply only to ASHLEY STAMPS, ASA LEFLER STAMPS, IV, and ALISON STAMPS and their respective issue.

ITEM IV.

If pursuant to this my Will any property is given, devised and bequeathed to a beneficiary who has not attained the age of twenty-one (21) years, such property shall be held by my Trustee herein named as a separate trust estate for the benefit of such beneficiary, and my Trustee shall pay to such beneficiary for the support, maintenance, education and welfare of such beneficiary, so much of the net income, at such times, and in such amounts, as my Trustee, in my Trustee's sole discretion, shall deem reasonably required for such purposes, and shall accumulate, invest and reinvest the balance of the net income.

If my Trustee, in my Trustee's sole discretion, shall at any time or from time to time, deem that the payments of income to, or for the benefit of, such beneficiary are not sufficient for such beneficiary's support, maintenance, education, and welfare, my Trustee shall have full power and authority to make payments from the principal of such trust estate for such purposes.

Upon such beneficiary attaining the age of twenty-one (21) years, my Trustee shall pay the balance of the principal, together with any undistributed income, to such beneficiary, and if such

THIS IS THE THIRD PAGE OF
MY LAST WILL AND TESTAMENT

Lutherie Heike Anderson

beneficiary should die before attaining the age of twenty-one (21) years, the principal, together with any undistributed income, shall be paid over to the estate of such beneficiary.

ITEM V.

The income of all trusts created herein shall accrue from the date of my death. Until such trusts are set apart my Executor shall have authority from time to time and in my Executor's discretion to pay out of my general estate to the respective income beneficiaries of such trusts, as advance payments of income, such sum or sums as in my Executor's judgment would be equivalent to the income such beneficiaries would have been entitled to receive had such trusts been set apart at the date of my death, and any sum so paid shall be a specific charge against such trust estate.

ITEM VI.

The interest of the beneficiaries under the trusts created under this my Will shall not be subject to assignment, and said beneficiaries are restricted from selling, transferring, assigning, hypothecating, or otherwise disposing of the income of the trust estate or of the principal thereof before it comes into the hands of any beneficiary, and such income or principal shall not be subject to execution or other legal process for any debt or liability any beneficiary may have contracted or otherwise become obligated for, or may hereafter contract or otherwise become obligated for.

ITEM VII.

My Executor and my Trustee, and the successor or successors of them, shall have all the rights, powers, privileges and immunities usually possessed and exercised by executors and trustees, and without restricting such rights, powers, privileges and immunities,

my Executor with respect to my estate and my Trustee with respect to each of said trusts created herein, are expressly authorized and empowered, at any time and from time to time:

1. To hold and retain any part of my estate or of said trusts in the form in which the same may be at the time of my decease or at the time of the receipt thereof by my Trustee from my Executor, notwithstanding that the same may not be investments prescribed or authorized by law for executors or trustees.

2. To invest and reinvest any funds in my estate or in said trusts in bonds, common stocks (including any common stocks of said bank and of any affiliated corporation), preferred stocks, mortgages, notes, common trust funds (including any common trust fund of said bank), or other property, either real, personal or mixed, without being restricted or limited to investments prescribed or authorized by law for executors or trustees.

3. To sell, exchange, partition or otherwise dispose of any property, real, personal or mixed, of which I may die seized and possessed, or which may at any time form a part of my estate or of said trusts, at public or private sale, for such purposes and upon such terms, including sales on credit, with or without security, in such manner and at such prices as my Executor or my Trustee may determine.

4. To mortgage any real property of which I may die seized and possessed, or which may at any time form a part of my estate or of said trusts for such purposes, for such amounts, and on such terms as my Executor or my Trustee may deem advisable.

5. To lease, with or without option to purchase, any real property for such term or terms and upon such conditions and rentals and in such manner as my Executor or my Trustee may deem advisable, and any such lease made by my Executor or my Trustee may extend beyond the termination of said trust, and shall be binding upon the remaindermen.

6. No purchaser, mortgagee or lessee shall be bound or held to see to the application of any consideration paid for any conveyance, mortgage, disposition or lease of any property, real or personal.

7. To maintain insurance, make repairs, replacements and improvements, structural or otherwise, of any property, real or personal, and to rebuild any property.

8. To vote in person or by proxy any shares of stock held hereunder, at any meeting, regular or special; to agree or disagree to, and to subscribe to and pay out of my estate or said trusts any money which may be required in connection with any reorganization, recapitalization, merger, voting trust or consolidation; to agree or disagree to any liquidation or exchange of securities for other securities, whether such other securities be legal investments for executors and trustees or not; to exercise conversion, subscription or other rights, or abandon such rights; and generally to exercise in respect to any securities held hereunder the same rights and powers as are, or may be lawfully exercised by persons owning similar property in their own right.

9. To cause to be registered in the name of my Executor or my Trustee hereunder, or in the name of the nominee or nominees of my Executor or my Trustee, any securities that may from time to time be held by my Executor or my Trustee, or to take and keep

them unregistered and in bearer form, and to retain them or any part thereof in such condition that they will pass by delivery.

10. To allocate and apportion between income and principal any items of receipts, increase, loss or any expenditures which my Executor or my Trustee may determine should be so allocated or apportioned, provided such allocation or apportionment does not do violence to clearly established and generally recognized principles of accounting.

11. Whenever a division or distribution is required, to make such division or distribution in kind or in money, or in part kind or in part money, and the apportionment and division by my Executors or my Trustees, both as to valuations and as to specific properties, shall be final and determinative.

12. To make distribution of principal or income to minors or persons under mental, physical or legal disability, or to other persons or associations for the support, maintenance and education of minors or persons under mental, physical or legal disability without obtaining the prior or subsequent approval of any court or other authority, and the receipt of any minor, any person under mental, physical or legal disability, or other persons or associations to whom any such distribution has been made shall be a full and complete acquittal to my Executor or to my Trustee for any such distribution, even though such minor or person under mental, physical or legal disability may not have a regularly appointed and qualified guardian.

13. To borrow money, without personal liability, for any purpose for the benefit of my estate or said trusts, and to secure the same by mortgage, pledge, or hypothecation of any part of my estate or said trusts, and to sell property in my estate or said trusts to repay the same, and to renew any indebtedness incurred by me, by my Executor for the benefit of my estate, or by my Trustee for the benefit of said trusts.

14. My Trustee is authorized and empowered to purchase as an investment for said trusts any securities or other property, real, personal or mixed, belonging to my estate, and to lend money out of said trusts to my Executor, for such purposes and upon such terms, and with or without security, as my Trustee may determine.

15. To purchase, hold, or retain an undivided interest in property with others.

16. To compromise, settle, arbitrate or defend any claim or demand in favor of or against my estate or said trusts.

17. To engage in and continue any business which I may be conducting or in which I may own an interest, either as sole owner or as a partner at the time of my death, as long as in the judgment of my Executor or my Trustee it shall be advisable; and during such period my Executor may use any part of my estate or my Trustee may use any part of said trusts for the conduct, maintenance, enlargement, or development of said business. In the conduct of such business my Executor or my Trustee may engage such employees, managers, agents and attorneys as my Executor or my Trustee may deem advisable; may enter into such contracts of sale, conveyance, or other transactions as may be necessary or advisable in carrying on said business without individual or personal liability therefor; and may delegate to any employee, manager, or agent, any powers, discretionary, or otherwise, necessary to or usual in the conduct of said business. Should the continuance of such business by my Executor or my Trustee as aforesaid prove to be unprofitable to my estate or to said trusts, I hereby direct that upon no account

shall my Executor or my Trustee be held liable for any loss or damage my estate or said trusts may sustain by reason of such continuance.

ITEM VIII.

I nominate, constitute, and appoint the FIRST TENNESSEE BANK N.A. MEMPHIS, Memphis, Tennessee, as Executor of this my Will and Trustee of the trusts created hereunder, and I expressly excuse said Bank in either capacity from giving bond or having a formal appraisement made of my estate in the State of Tennessee, the State of Mississippi or elsewhere.

ITEM IX.

The adult primary beneficiary of any trust created under this my Will may at any time and from time to time remove my Trustee and appoint a successor Trustee by a written instrument duly acknowledged and filed in every court in which this my Will has been admitted to probate; provided, however, any successor Trustee must be a bank with capital and surplus of not less than Four Million Dollars (\$4,000,000.00). Any successor Trustee shall execute said trusts as though it has been originally appointed herein with all the powers, rights, authorities, discretions and immunities as herein conferred and with all the duties and obligations as are herein imposed upon the original Trustee. I expressly excuse any successor Trustee from giving bond in such capacity.

No successor Trustee appointed hereunder shall be liable or responsible in any way for any acts or defaults of any predecessor Trustee, nor for any loss or expense from or occasioned by anything done or neglected to be done by any predecessor Trustee, but such successor Trustee shall be liable only for its own acts or defaults in respect to the property actually received by it as such Trustee.

ITEM X.

If the said FIRST TENNESSEE BANK N.A. MEMPHIS, should, before or after its qualification as Executor hereunder or its

acceptance of the trusts created herein, become merged, consolidated or reorganized with trust powers in any other name, then, in that event, I nominate, constitute and appoint such merged, consolidated, or reorganized bank or trust company as Executor hereunder, without bond, in place of the FIRST TENNESSEE BANK N.A. MEMPHIS, and with all powers, rights, authorities, discretions, immunities, duties and obligations as though originally named herein as such Executor, and I appoint such merged, consolidated or reorganized bank or trust company as Trustee of the trusts created herein, without bond, in place of the FIRST TENNESSEE BANK N.A. MEMPHIS, and with all the powers, rights, authorities, discretions, immunities, duties and obligations as though originally appointed herein as such Trustee.

This page and the preceding seven (7) pages of this my Will are all identified by my signature on each page.

IN WITNESS WHEREOF, I have hereunto affixed my signature this 27th day of November, 1979.

Katherine Hicks Andrews
KATHERINE HICKS ANDREWS

Signed, published and declared by testatrix, KATHERINE HICKS ANDREWS, as and for her Last Will and Testament, in our presence, and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses, on the day and year last above written.

Shepherd Tate
Residing at 3970 N Galloway Dr
Memphis, TN

W Thomas Hutton
Residing at 6226 Lochlain Cove
Memphis, Tennessee

FIRST CODICIL TO
LAST WILL AND TESTAMENT OF
KATHERINE HICKS ANDREWS

THIS DAY
FILED
JUL 2 1982
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

I, KATHERINE HICKS ANDREWS, a resident of Memphis, Shelby County, Tennessee, being of sound mind and disposing memory and more than eighteen (18) years of age, do hereby make, publish and declare this as the First Codicil to my Last Will and Testament, which is dated November 27, 1979, and signed by S. Shepherd Tate and W. Thomas Hutton as attesting witnesses.

I.

Inasmuch as Louella Williams is now deceased, I hereby revoke subparagraph B. of Item II of my Will and substitute therefor the following:

ITEM II

B. To my faithful employee, Rose Nichols, if she survives me, the sum of Five Hundred and no/100 Dollars (\$500.00) and my dog, Shawn, if he is still owned by me at the time of my death.

II.

As amended by this Codicil, I hereby ratify, confirm and republish my said Last Will and Testament.

IN WITNESS WHEREOF, I have hereunto affixed my signature this 25th day of June, 1982.

[Signature]
[Signature]
[Signature]
KATHERINE HICKS ANDREWS

Signed, published and declared by the Testatrix,
KATHERINE HICKS ANDREWS, as and for the First Codicil to her

Last Will and Testament, in our presence, and we, at her request and in her presence, and in the presence of each other, have hereunto subscribed our names as attesting witnesses on the day and year last above written.

W. Thomas Hutton

Jaffrey E. Thompson

Residing at 6461 Oak Shadow
Circuit 5

Residing at 281 Palisade

Memphis, Tennessee

Memphis, Tennessee

SECOND CODICIL TO
LAST WILL AND TESTAMENT OF
KATHERINE HICKS ANDREWS

THIS DAY
FILED
JUL 3 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

I, KATHERINE HICKS ANDREWS, a resident of Memphis, Shelby County, Tennessee, being of sound mind and disposing memory and more than eighteen (18) years of age, do hereby make, publish and declare this as the Second Codicil to my Last Will and Testament dated November 27, 1979, to which I have a First Codicil dated June 25, 1982.

I.

I hereby add the following Item after Item II:

ITEM IIA

I release, forgive and discharge any of my children who may be indebted to me at the time of my death of any and all such debt or debts and interest thereon, and I direct that my Executor shall deliver to such child all evidences of such indebtedness or of security therefor and all necessary documents to show that all of such indebtedness to me has been cancelled.

II.

As amended by this Codicil, I hereby ratify, confirm and republish my said Last Will and Testament as amended by my said First Codicil.

IN WITNESS WHEREOF, I have hereunto affixed my signature this 1st day of February, 1984.

X Katherine Hicks Andrews (Her Ma)
KATHERINE HICKS ANDREWS

Katherine Hicks Andrews declared and published the foregoing instrument as and for the Second Codicil to her Last Will and Testament

in our presence and indicated that she was unable to sign her name, and for that reason she affixed her mark to the foregoing instrument as and for her signature, and she directed Ruth Daly Ivy to write the name of Katherine Hicks Andrews and the words "her mark" near thereto, and thereupon Ruth Daly Ivy, in our presence, and in the presence of Katherine Hicks Andrews, wrote the name of Katherine Hicks Andrews and the words "her mark" near to said mark; and then we, at the request of Katherine Hicks Andrews and in the presence of Katherine Hicks Andrews and in the presence of Ruth Daly Ivy and in the presence of each other, subscribed our names hereto as attesting witnesses, this 1st day of February, 1984.

Shepherd Tate
Residing at 3970 N. Galloway Dr.
Memphis, Tennessee

W. Thomas Smith
Residing at 6461 Oak Shadow Circle S.
Memphis, Tennessee

Admitted to Probate and Ordered Recorded August 13, 1985

JOSEPH W. EVANS, JUDGE

Recorded August 13, 1985

B. J. DUNAVANT, CLERK

BY: Beckie Clark, D. C.

STATE OF TENNESSEE,
SHELBY COUNTY

BOOK 21 PAGE 112

I, B J DUNAVANT, Clerk of the Probate Court of said County, do hereby certify that the foregoing
Twelve (12) pages contain a full, true and exact copy of the (1) Last Will and
Testament of Katherine Hicks Andrews, Deceased.

- - -
- - -
- - -
- - -

as the same appears of record or on file in Will Book 245 Page 809

- - - of this office

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at office,
in the City of Memphis, this 7th day of May 19 86

B. J. Dunavant
Clerk

STATE OF TENNESSEE,
SHELBY COUNTY, PROBATE COURT ROOM
Memphis, Tennessee

I, JOSEPH W. EVANS, presiding Judge of Division Two of the Probate Court of said County, certify
that B J DUNAVANT, who gave the foregoing Certificate, is now, and was at the time of signing the same,
Clerk of Said Court, and that said Court is a Court of Record, and that his attestation is in due form, and
his official acts, as such, are entitled to full faith and credit

Witness my hand, this 7th day of May 19 86

Joseph W. Evans
Judge

STATE OF TENNESSEE,
SHELBY COUNTY

I, B J DUNAVANT, Clerk of the Probate Court of said County, certify that HON JOSEPH W. EVANS
whose genuine official signature appears to the above and hereto annexed Certificate, is and was at the time
of signing the same, presiding Judge of Division Two of the Probate Court in and for the County and State
aforesaid, duly commissioned and qualified, and that all his official acts, as such, are entitled to full faith
and credit

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at office,
in the City of Memphis, this 7th day of May 19 86

B. J. Dunavant
Clerk

P-C-C 31473C

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 2nd day of July, 19 86, at ... o'clock ... M, and
was duly recorded on the 2nd day of July, 19 86, Book No 21 on Page 100 in
my office.

Witness my hand and seal of office, this the 2nd of July, 19 86

BILLY V. COOPER, Clerk

By *B. V. Cooper* D.C.

BOOK

27998
21 PAGE 113THIS DAY
FILED

JUL 19 1968

BILLY V. COOPER
Chancery Clerk

LAST WILL AND TESTAMENT OF ANNIE JEANNETTE KEHLE

I, ANNIE Jeannette Kehle, a widow, and resident of Canton, Mississippi, being over the age of eighteen years and of sound and disposing mind and memory, do hereby make and declare this to be 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 to my daughter, Mary Bradford Hamilton, my mother's diamond ring, rosary and told old fashioned boy and girl figurines, also my silver serving set usually kept on my buffett.

ITEM 2. I give, devise and bequeath to my daughter, Elizabeth Victoria Heathman my own individual diamond ring and wedding band.

ITEM 3. I give, devise and bequeath to my son, George Albert Kehle, Jr., my Hall-Tree and Silver knives, forks and spoons.

ITEM 4. I give, devise and bequeath to my son, John Joseph Kehle, my home residence and lot located at 240 West Academy Street, Canton, Mississippi and all household effects during his lifetime. In the event this residence and lot is sold, then in that event the proceeds are to be equally divided among my four children named above.

ITEM 5. My 160 acres of farmland are to be equally divided amount my four children and if sold, proceeds to be equally divided among my four children named above.

ITEM 5. All cash assets and shares of stock I may own at the time of my death, I give, devise and bequeath to my four children named above, each to share and share alike.

ITEM 6. It is my request that \$200.00 be put aside as masses for the repose of my soul as soon as possible.

ITEM 7. I give, devise and bequeath the remainder of my estate, real, personal and mixed and wheresoever situated to my four children, named above, each to share alike.

ITEM 8. I hereby appoint my son, George Albert Kehle, Jr., executor of my estate without bond, waiving all requirements whatever of bond from him as such executor. I hereby waive an inventory and an appraisement of my estate as required by statute, and relieve my said executor of all duty to account to the courts for his acts and doings

Annie Jeannette Kehle
SIGNED FOR IDENTIFICATION PURPOSES

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.

WITNESS MY SIGNATURE this 2nd day of July, 1981.

Annie Jeannette Kehle
ANNIE JEANNETTE KEHLE

Josephine Hood (WITNESS)

Helen H. Baird (WITNESS)

A T T E S T A T I O N C L A U S E

We, the undersigned witnesses to the Will of Annie Jeannette Kehle, do hereby certify that the said Annie Jeannette Kehle on the day she executed the foregoing will was over the age of eighteen years and of sound and disposing mind and memory; 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 expressed 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 2nd day of July, 1981.

Josephine Hood (WITNESS)

Helen H. Baird (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 10th day of July, 1986, at o'clock M., and was duly recorded on the 10th day of July, 1986, Book No. 21 on Page 113 in my office.

Witness my hand and seal of office, this the 10th of July, 1986.

BILLY V. COOPER, Clerk

THIS DAY
FILED
JUL 10 1986
BILLY V. COOPER
Chancery Clerk
By *W. Wright, Oc*

BOOK 21 PAGE 115

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF

CIVIL ACTION FILE

ANNIE JEANNETTE KEHLE, DECEASED

NO. 27-998

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me, a Notary Public in and for said county and state, the undersigned HELEN H. BAIRD, who, being by me first duly sworn, states on oath

That affiant, HELEN H. BAIRD was one of the subscribing witnesses to that attached hereto certain instrument of writing/purporting to be the Last Will and Testament of ANNIE JEANNETTE KEHLE, and affiant states that the said ANNIE JEANNETTE KEHLE signed, published and declared said instrument as her Last Will and Testament on the 2nd day July, 1981, the date of said instrument, in the presence of this deponent and in the presence of Josephine Hood, the other subscribing witness thereto, and that said Testatrix was then of sound and disposing mind and memory and more than eighteen years of age, and this deponent and Josephine Hood subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testatrix and in the presence of said Testatrix and in the presence of each other on the day and year of the date of said instrument.

Helen H Baird

HELEN H. BAIRD

Sworn to and subscribed before me, this the 10 day of July, 1986.

Billy V. Cooper
NOTARY PUBLIC

Chancery Clerk

By *W. Wright, Oc*

My Commission Expires: 7-4-88

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 10th day of July, 1986, at o'clock M., and was duly recorded on the 10th day of July, 1986, Book No 21, on Page 115 in my office.

Witness my hand and seal of office, this the 10th of July, 1986.

BILLY V. COOPER, Clerk

By *B. Allison* D.C.

BOOK 21 PAGE 116
Last Will and Testament of

JOE NATHAN WILEY

28-001
THIS DAY,
FILED
JUL 21 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

I, JOE NATHAN WILEY, of Madison County, Mississippi, being above the age of twenty-one years and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore made by me:

I.

I, hereby name, constitute and appoint Edna Lee Gray, Executrix of this my Last Will and Testament, and direct that no bond be required of her and that no inventory be taken, and that she not e required to account to any Courts, except that which is required by law.

II.

I give, devise and bequeath to Edna Lee Gray the following described property lying and being situtated in Canton, Madison County, Mississippi.

Lots 40 and 41, Block A North West Addition to the City of Canton, Miss.

III.

I request that all my just debts, duly probated be paid out of any non-exempt money or property that I may have in my estate and that I be buried in a manner befitting my station in life, the expense of which shall be paid out of my estate.

WITNESS MY SIGNATURE this the 15th day of April, 1982, and the signatures of two witnesses who have signed at my request and in my presence and I have signed this Will in their presence and they have signed as witnesses in the presence of each other.

Joe N. Wiley
JOE NATHAN WILEY

WITNESSES:

Bessie M. Francis
Sandra M. G. Pley

STATE OF MISSISSIPPI
COUNTY OF MADISON

WE, the undersigned, do hereby certify that we subscribed our signatures as attesting witnesses to the above and foregoing instrument on the date therein stated at the request of JOE NATHAN WILEY, who declared the said instrument to be his Last Will and Testament and who signed said instrument in our presence and that at his request we affixed our signatures hereto as attesting witnesses in his presence and in the presence of each other.

WITNESS OUR HANDS, this the 15th day of April, 1982.

Bessie M. Francis
Sandra M. G. Pley

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 21st day of July, 1986, at _____ o'clock _____ M., and was duly recorded on the 21st day of July, 1986, Book No. 21 on Page 115 in my office.

Witness my hand and seal of office, this the 21st of July, 1986

BILLY V. COOPER, Clerk

By B. J. Flippin, D.C.

PROOF OF WILL

28-001

THIS DAY,
FILED

JUL 21 1986

BILLY V. COOPER
Chancery Clerk

By *B. Cooper*

STATE OF MISSISSIPPI

COUNTY OF MADISON

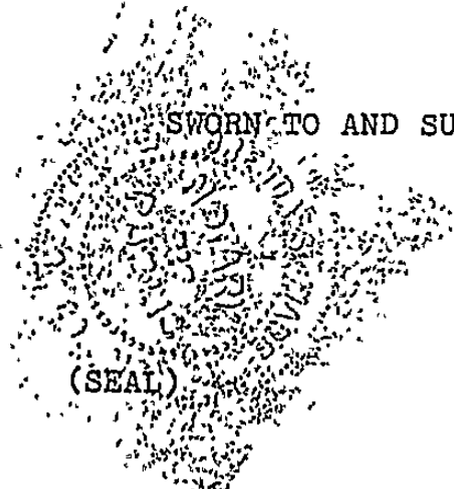
PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, the undersigned BESSIE M. TRAVIS, who, being by me first duly sworn, states on oath:

That affiant was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Joe Nathan Wiley, and affiant states that the said Joe Nathan Wiley signed, published and declared said instrument as his Last Will and Testament on the 15th day of April, 1982, the date of the date of said instrument, in the presence of Sandra McElroy, the other subscribing witness, and that said testator was then of sound and disposing mind and memory and more than twenty-one year os age, and this deponent and Sandra McElroy, 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 said testator and in the presence of each other on the day and year of the date of said instrument.

Bessie M. Travis
BESSIE M. TRAVIS

SWORN TO AND SUBSCRIBED before me, this 10th day of June, 1986

Gooda A. Ware
NOTARY PUBLIC



MY COMMISSION EXPIRES: 11-21-86

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 21st day of July, 1986, at o'clock M., and was duly recorded on the 21st day of July, 1986, Book No. 21 on Page 118 in my office.

Witness my hand and seal of office, this the 21st of July, 1986.....

BILLY V. COOPER, Clerk

By *B. Cooper*

28-030

THIS DAY,
FILED
JUL 29 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

BOOK 21 PAGE 119

LAST WILL AND TESTAMENT

OF
RENA L. DOUGLAS

I, Rena L. Douglas, of Madison County, Mississippi, being of the age of twenty-one years and over and of sound and disposing mind and memory, do make, declare and publish this to be my Last Will and Testament, revoking all previous wills and codicils.

I.

I name, constitute and appoint Earnestine Lockett, my granddaughter, as executrix of this, my Last Will and Testament, and direct that she be not required to give bond or make any formal accounting to any Court other than the probate of this my Last Will and Testament.

II.

I will, devise and bequeath unto Percy Day, John Rogers Lockett and Betty Jean Garrett an undivided three (3) acres of my real estate (exclusive of my dwelling house) situated in Madison County, Mississippi, share and share alike.

III.

All of the rest, residue and remainder of my estate, real, personal or mixed, of whatever nature and wheresoever located or situated, I will, devise and bequeath unto Cora Lee Pope, my daughter, for and during the term of her natural lifetime, and then at her death unto Earnestine Lockett and Catherine Rogers, my granddaughters.

IN WITNESS WHEREOF I have executed this Last Will and Testament on this the 12th day of October, 1983, in the presence of the undersigned attesting and credible witnesses who, at my request, and in my presence, and in the presence of each other, have witnessed my signature hereto.

[Signature]
Rena L. Douglas

WITNESSES

[Signature]

[Signature]

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 29th day of July, 1986, at o'clock M. and

was duly recorded on the 29th day of July, 1986, Book No. 21, on Page 119 in my office.

Witness my hand and seal of office, this the 29th of July, 1986.

BILLY V. COOPER, Clerk

By *[Signature]* D.C.

FILED
JUL 2 1986
BILLY V. COOPER
Chancery Clerk
BY *[Signature]*

BOOK 21 PAGE 120

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL
AND TESTAMENT OF
RENA L. DOUGLAS, DECEASED

CIVIL ACTION FILE
NO. 28-030

PROOF OF WILL

STATE OF MISSISSIPPI
MADISON COUNTY

Personally appeared before me, the undersigned authority
in and for said county and state, the undersigned JOE R. FANCHER,
JR., who, being by me first duly sworn, states on oath:

That affiant, Joe R. Fancher, Jr., was one of the sub-
scribing witnesses to a certain instrument of writing purporting
to be the Last Will and Testament of Rena L Douglas, and affiant
states that the said Rena L. Douglas signed, published and de-
clared said instrument as her Last Will and Testament on the
12th day of October, 1983, the date of said instrument, in the
presence of this deponent and in the presence of Elsie R. Fancher,
the other subscribing witness thereto, and that said Testatrix
was then of sound and disposing mind and memory and more than
twenty-one years of age, and this deponent and Elsie R. Fancher
subscribed and attested said instrument as witnesses to the
signature and publication thereof at the special instance of said
Testatrix and in the presence of said Testatrix and in the pre-
sence of each other on the day and year of the date of said in-
strument.

[Signature]
Joe R. Fancher, Jr.

SWORN to and subscribed before me, this the 13 day of
May, 1986.

BILLY V COOPER, Chancery Clerk

BY: *[Signature]* D C.

My commission expires: 1-4-88

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 29th day of July, 1986, at o'clock M, and
was duly recorded on the 29th day of July, 1986, Book No 21, on Page 120 in
my office.
Witness my hand and seal of office, this the 29th of July, 1986.
BILLY V COOPER, Clerk
By *[Signature]* .. DC

87-991
THIS DAY
FILED
JUL 30 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

State Of Mississippi
Madison County.

I, Edward Shelby, a resident of Madison County, Mississippi, over the age of 21 years, and being of sound disposing mind, memory and understanding, do hereby make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

Item 1. I will, devise and bequeath unto my wife Isabell Shelby all of the personal property of every nature and kind and wheresoever located or situated, which I may own at the time of my death. I also will, devise and bequeath unto my said wife the homestead, containing 21 acres of land, on which we live, and being in Section 28, T. 11, Range 3, East. I appoint my said wife the executrix of this my last will and testament, and do hereby exempt her from making any bond as such administratrix, or making any report to any Court of her acts as such..

I, hereby will, devise and bequeath unto Erdell Travis 19 acres of land off of the North end of the E. 1/2 E. 1/2 S.W. 1/4 Section 28, T. 11, R. 3, East, in Madison County, Mississippi. I have heretofore deeded to Hudson Redd a lot ofm land measuring 150 ft by 150 feet; the 19 acres to become her's only upon my wife's death

The lands which I have herein devised to my wife Isabell Shelby shall become the property of our adopted son Roosevelt Ford Shelby at the death of the said Isabell Shelby.. Our son . Roosevelt Ford Shelby shall not become the owner of any land bequeathed to him herein until after the death of my said wife. That there may be no misunderstanding or doubt, I repeat that the said 19 acres bequeathed to Erdell Travis shall not become her's until after the death of my said wife. Witness my signature this the 29th day of April 1968.

Edward Shelby
Testator

WITNESS *[Signature]*

WITNESS *[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 30th day of July, 1986, at o'clock M, and was duly recorded on the 30th day of July, 1986, Book No. 21 on Page 121 in my office.

Witness my hand and seal of office, this the 30th of July, 1986.

BILLY V. COOPER, Clerk

By *[Signature]* D.C.

THIS DAY,
FILED

JUL 31 1986

BILLY V. COOPER

Chancery Clerk
By *B. Cooper*

BOOK 21 PAGE 122

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF EDWARD SHELBY, DECEASED

CIVIL ACTION FILE #27-991

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the aforesaid jurisdiction, DOUGLAS RASBERRY, of the Trustmark National Bank, Canton, Mississippi, who being by me first duly sworn states on oath that (s)he is an officer of the Trustmark National Bank of Canton, Mississippi, and that deponent being familiar with the handwriting of Edward Shelby further states that the signature appearing on the Last Will and Testament purported to be that of Edward Shelby is in fact the genuine signature of Edward Shelby.

WITNESS my signature, this 11 day of July, 1986.

Douglas Rasberry
SIGNATURE

SWORN TO AND SUBSCRIBED before me on this 11th day of July, 1986.

Bonnie Mc...
NOTARY PUBLIC

(SEAL)
MY COMMISSION EXPIRES:
My Commission Expires November 8 1989

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 30th day of July, 1986, at o'clock M., and was duly recorded on the 30th day of July, 1986, Book No. 21 on Page 122 in my office.
Witness my hand and seal of office, this the 30th of July, 1986.

BILLY V. COOPER, Clerk

By *B. Cooper* D.C.

#27-960

THIS DAY
FILED
AUG 6 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

BOOK 21 PAGE 123

THIS DAY
FILED
AUG 20 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

LAST WILL AND TESTAMENT
OF
FRANK ANDERSON MILLER, SR.

I, FRANK ANDERSON MILLER, SR., a resident of Brazos County, Texas, do hereby make and publish this my LAST WILL AND TESTAMENT, and I hereby revoke all Wills and other instruments previously made and executed by me.

ARTICLE I - BENEFICIARIES

1.1 I hereby give, devise and bequeath unto CATHERINE MAE MILLER WILLIAMS, if she survives me by thirty (30) days, all the following described property:

- a. All the furnishings and contents in my house and other buildings located at Lake Castle, Madison, Mississippi.
- b. The automobile which I own at the time of my death.
- c. Any stock that I may own in the First National Bank of Jackson, Mississippi.
- d. All funds on deposit with the Canton Exchange Bank of Madison, Mississippi.
- e. All funds on deposit with the Citizens Bank of Bryan, Texas.
- f. All right to income from sale of house at Lake Rigelea, Rt. 5 Box 853, Jackson, Hinds County, Mississippi 39212.
- g. One-half (1/2) of my interest in and to thirty-nine (39) acres of land located in Jefferson Davis County, Mississippi.

Should CATHERINE MAE MILLER WILLIAMS fail to survive me by thirty (30) days, my interest in and to the property detailed in this paragraph shall pass to PAMELA JEAN WILLIAMS RIPPSTEIN and BILLY WILLIAMS, share and share alike.

1.2 I hereby give, devise and bequeath unto FRANK ANDERSON MILLER, JR., if he survives me by thirty (30) days, the following property:

- a. All funds on deposit with the Deposit Guaranty Bank of Jackson, Mississippi.
- b. One-half (1/2) of my interest in and to thirty-nine (39) acres of land located in Jefferson Davis County, Mississippi.

Should FRANK ANDERSON MILLER, JR. fail to survive me by thirty (30) days, my interest in and to the property detailed in this paragraph shall pass to JAMES ANDERSON MILLER and PATRICIA ANN MILLER HILL.

1.3 I hereby give, devise, and bequeath all of the rest and remaining residue of my estate, whether real or personal

[Handwritten signature]

Ex "B"

property, in the following manner:

CATHERINE MAE MILLER WILLIAMS	50%
FRANK ANDERSON MILLER, JR.	50%

Should any of the above named persons fail to survive me, leaving any descendant who does survive me, I give the share of my estate which would otherwise have passed to such deceased person to his or her descendant per stirpes who survive me. Should any of the above named persons fail to survive me, leaving no descendant who does survive me, the share of my estate which would otherwise have passed to such deceased person shall instead be added to the share of the other person named above or their respective descendants as the case may be.

ARTICLE II - FIDUCIARY APPOINTMENTS

2.1 I appoint CATHERINE MAE MILLER WILLIAMS to be Independent Executor of my Will and estate. If CATHERINE MAE MILLER WILLIAMS does not qualify or, having qualified, dies, resigns, becomes incapacitated, or otherwise ceases to act, I appoint FRANK ANDERSON MILLER, JR. to be Independent Executor of my Will and estate. Unless another meaning is clearly indicated or required by context or circumstances, the term "Executor" shall also mean and include any ancillary Executors, alternates or successors.

2.2 Should any portion of the property in this will pass to anyone who has not attained the age of twenty-one (21) years, I hereby direct that a trust be established for the protection of such beneficiary. I appoint my Executor to act as Trustee of such trust.

ARTICLE III - FIDUCIARY PROVISIONS

Any Executor or Trustee serving hereunder shall act independently and free from control by any court and shall have all of the powers conferred upon trustees by the Texas Trust Act, and by any future amendments to the Texas Trust Act or any corresponding statute, except for any instance in which the Texas Trust Act or such other statutory provisions may conflict with the express provisions of this Will, in which case the provisions of this Will shall control. In addition to such powers, any Executor serving hereunder is specifically authorized:

(a) To retain, in the absolute and uncontrolled discretion of my Executor without the duty to diversify investments, any property owned by me at the time of my death, without liability for any depreciation or loss occasioned by such retention;

(b) To exchange, sell or lease (including leases for terms exceeding the duration of all trusts created by this Will) for cash, property or credit, or to partition, from time to time, publicly or privately, at such prices, on such terms, times and conditions and by instruments of such character and with such covenants as my Executor may deem proper, all or any part of the assets of my estate, and no vendee or lessee of my Executor shall be required to look to the application

[Handwritten signature]
ed db

made by my Executor of any funds paid to my Executor;

(c) To borrow money from any source (including any fiduciary) and to mortgage, pledge, or in any other manner encumber all or any part of the assets of my estate as may be advisable in the judgment of my Executor for the advantageous administration of my estate;

(d) To invest and reinvest my estate in any kind of property whatsoever, real or personal (including oil, gas and other mineral leases, royalties, overriding royalties and other interests), whether or not productive of income and without regard to the proportion that such property or property of a similar character held may bear to my entire estate;

(e) To enter into any transaction on behalf of my estate despite the fact that another party to any such transaction may be (i) a trust of which any Executor under this Will is also a trustee; (ii) an estate of which any Executor under this Will is also an executor or administrator, including my estate; (iii) a business or trust controlled by any Executor under this Will or of which any such Executor is also a director, officer or employee; or (iv) any beneficiary or Executor under this Will acting individually.

ARTICLE IV - MISCELLANEOUS

4.1 If any share of my estate is otherwise provided to be distributed to a person who has not attained the age of twenty-one (21) years or who, in the absolute and uncontrolled judgment of my Executor, is incapacitated by reason of legal incapacity or physical or mental illness or infirmity (such person is referred to as the "Ward"), I direct my Executor as trustee to hold such share in a separate trust for the benefit of such Ward. When any such minor Ward attains the age of twenty-one (21) years or when any such other Ward, in the absolute and uncontrolled judgment of my Executor, becomes legally, mentally and physically capable of receiving such share, all remaining income and principal of such trust shall be distributed to such Ward and such trust shall terminate. Prior to termination of such trust, my Executor shall utilize such amounts of trust income and principal as my Executor, in my Executor's absolute and uncontrolled discretion, deems desirable from time to time to provide for the comfort, health, support, maintenance or education of such Ward, directly and without the interposition of any guardian; provided, however, that my Executor may distribute to the Ward of such trust all or any part of the income of such trust as my Executor deems desirable, without reference to any standard and without regard to other available funds. If such Ward dies before the termination of such trust, the principal and all accumulated income of such trust shall be distributed to such Ward's executors or administrators for administration and distribution as a part of such Ward's estate. No bond or other security

John M. de la
de la

shall be required of any trustee serving pursuant to this section and any such trustee shall have all of the powers and protections granted to my Executor by Article III.

4.2 For the purposes of this Will, no person shall be deemed to have survived me if such person shall die within sixty days after my death.

4.3 I direct that all funeral expenses be paid by my son, FRANK ANDERSON MILLER, JR. as soon as practicable after my death.

4.4 I direct that all my debts, expenses in administration of my estate, and all my estate, inheritance or other death taxes or duties, by whatever name called imposed by reason of my death upon or in relation to any property which is required to be included in gross estate for such purposes under the provisions of any law, shall be paid by my executor as soon as practical after my death. Provided, however, if there is any indebtedness owing on any property owned by me at the time of my death, my executor shall have the authority to pay only the installments that become due on such indebtedness during the time that my estate is being administered by my executor except as directed hereafter.

IN TESTIMONY WHEREOF, I have placed my initials on this page and on each of the foregoing pages of this, my LAST WILL AND TESTAMENT, and in the presence of two Witnesses, who are acting as witnesses at my request, in my presence and in the presence of each other, I hereunto sign my name, on this the 19th day of November, 1984.


FRANK ANDERSON MILLER, SR.


Frank Anderson Miller, Jr.

THE FOREGOING INSTRUMENT, CONSISTING of 6 pages, each page of which bears the initials of FRANK ANDERSON MILLER, SR. was this the 19th day of November, 1984, at College Station, Texas, signed, published, sealed, and declared by the said FRANK ANDERSON MILLER, SR. as and for his LAST WILL AND TESTAMENT, in the presence of us, who at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto, we and each of us believing the said FRANK ANDERSON MILLER, SR. to be of sound and disposing mind and memory hereof.

WITNESSES:

[Signature] 3906 Windwood Ct.
Name Address
Frederic M. 77802

[Signature] 2011 Southwood
Name Address
College Station, Tx 77840

[Signature]
ll de

STATE OF TEXAS §
COUNTY OF BRAZOS §

21 PAGE 128

BEFORE ME, the undersigned authority, on this date personally appeared FRANK ANDERSON MILLER, SR., Leso Douglas, and Dianne Smith, known to me to be the Testator and witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and, all of said persons being by me duly sworn, the said FRANK ANDERSON MILLER, SR., Testator, declared to me and to the said witnesses in my presence that said instrument is his Last Will and Testament and that he had willingly made and executed it as his free act and deed for purposes therein expressed; and the said witnesses, each on his oath stated to me, in the presence and hearing of the said Testator, that he had declared to them that said instrument is his Last Will and Testament, and that he executed same as such and wanted each of them to sign it as a witness; and upon their oaths each witness stated further that they did sign the same as witnesses in the presence of the said Testator and at his request; that he was at least eighteen (18) years of age or over (or being under such, was or had been lawfully married or was then a member of the armed forces of the United States or of an auxiliary thereof or of the Maritime Services) and was of sound mind and that each of said witnesses was then at lease fourteen (14) years of age.

Frank Anderson Miller Sr
FRANK ANDERSON MILLER, SR.,
Testator,

Leso Douglas
Witness

Dianne Smith
Witness

Subscribed and acknowledged before me by the said FRANK ANDERSON MILLER, SR., Testator, and subscribed and sworn to before me by the said Leso Douglas, and Dianne Smith witnesses, this the 9th day of November, 1984

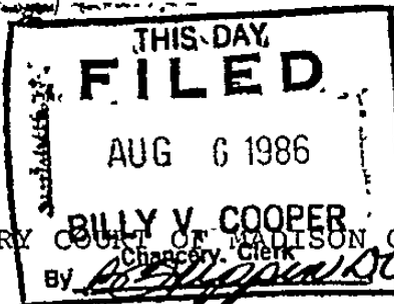


Jeffrey K. Brown
Notary Public in and for
THE STATE OF TEXAS
My commission expires: 12-4-85
Page 6 of 6 pages

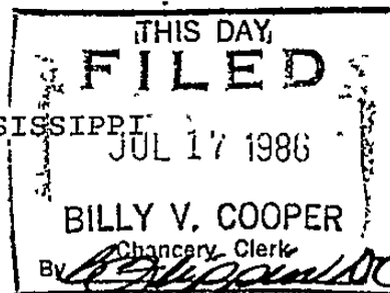
[Signature]

Ex "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 20th day of June, 1986, at o'clock M., and was duly recorded on the 6th day of August, 1986, Book No. 21 on Page 123 in my office.
Witness my hand and seal of office, this the 6th of August, 1986.
BILLY V. COOPER, Clerk
By B. Cooper, D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI



IN THE MATTER OF THE LAST WILL AND
 TESTAMENT OF FRANK ANDERSON MILLER, SR.

CATHERINE MAE MILLER WILLIAMS, EXECUTRIX

NO. 27,960

AFFIDAVIT OF SUBSCRIBING WITNESS LESA DOUGLAS

STATE OF TEXAS

COUNTY OF BRAZOS

PERSONALLY appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named LESA DOUGLAS, who, being by me first duly sworn according to law, says on her oath:

1. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Frank Anderson Miller, Sr., deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 19th day of November, 1984.

2. That on the 19th day of November, 1984, the said Frank Anderson Miller, Sr., signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of this affiant and in the presence of one (1) other subscribing witness to the instrument.

3. That Frank Anderson Miller, Sr., was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

4. That this affiant, together with Dianne Smith, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Frank Anderson Miller, Sr., and in the presence of each other.

5. Affiant is qualified under the law to make this affidavit.

And further, this affiant says naught.

Lesla Douglas
LESA DOUGLAS
3906 Windwood Circle
Bryan, TX

SWORN TO AND SUBSCRIBED before me, this the 15th
day of July, 1986.

FRANK BARISKIE
Brazos County Clerk
Bryan, TX

BY: Mary Ann [unclear] D.C.
Chief Deputy
Brazos County
Bryan, Texas

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 6th day of August, 1986, at o'clock M., and was duly recorded on the 6th day of August, 1986, Book No. 21 on Page 189 in my office.

Witness my hand and seal of office, this the 6th of August, 1986.

BILLY V. COOPER, Clerk

By B. Blippin, D.C.

FILED
AUG 6 1986
BILLY V. COOPER
Chancery Clerk

THIS DAY,
FILED
JUL 17 1986
BILLY V. COOPER
Chancery Clerk

IN THE CHANCERY COURT OF HANCOCK COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND
TESTAMENT OF FRANK ANDERSON MILLER, SR.
CATHERINE MAE MILLER WILLIAMS, EXECUTRIX

NO. 27,960

AFFIDAVIT OF SUBSCRIBING WITNESS DIANNE SMITH

STATE OF TEXAS

COUNTY OF BRAZOS

PERSONALLY appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named DIANNE SMITH, who, being by me first duly sworn according to law, says on her oath:

1. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Frank Anderson Miller, Sr., deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 19th day of November, 1984.

2. That on the 19th day of November, the said Frank Anderson Miller, Sr., signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of this affiant and in the presence of one (1) other subscribing witness to the instrument.

3. That Frank Anderson Miller, Sr., was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

4. That this affiant, together with Lesa Douglas, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Frank Anderson Miller, Sr., and in the presence of each other.

5. Affiant is qualified under the law to make this affidavit.

And further, this affiant says naught.

Dianne Smith
DIANNE SMITH
2011 Southwood
College Station, TX

SWORN TO AND SUBSCRIBED before me, this the 15th
day of July, 1986.

FRANK BARISKIE
Brazos County Clerk
Bryan, TX

BY: Mary Ann Walsh S.C.
Chief Deputy
Brazos County
Bryan, Texas

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 6th day of August, 1986, at o'clock M., and was duly recorded on the 6th day of August, 1986, Book No. 21 on Page 131 in my office.

Witness my hand and seal of office, this the 6th of August, 1986.

BILLY V. COOPER, Clerk

By B. H. Hissin....., D.C.

Last Will and Testament FILED

OF

ARNOLD L. JOHNSON

28-050
 THIS DAY
 AUG 17 1986
 BILLY V. COOPER
 Chancery Clerk
 By: *[Signature]*

I, ARNOLD L. JOHNSON, a resident of Madison County, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all former Wills or Codicils heretofore made by me.

I.

I hereby name, nominate and appoint my wife, AUDRA DORIS JOHNSON, as the Executrix of this my Last Will and Testament. In the event that my wife is unable or unwilling to serve in said capacity, I hereby name, nominate and appoint my son, ARNOLD RODNEY JOHNSON, as the Executor of this my Last Will and Testament and direct that no bond be required of either of them. I also direct that no one should be required to make any inventory or appraisal of my estate.

II.

I hereby direct that all my just debts and expenses of my last illness and funeral, if any, be paid as soon as possible after my death.

III.

I hereby give, devise, and bequeath the property owned by me in Section 17, Township 7 North, Range 2 East, City of Madison, Madison County, Mississippi, (homeplace) and all household furnishings located therein to my wife, AUDRA DORIS JOHNSON.

IV.

If my wife, AUDRA DORIS JOHNSON, should not survive me, I give, devise and bequeath all the property of

whatsoever type and wheresoever located to be distributed among my children as follows:

Regina Johnson	17%
Rodney Johnson	23%
Erika Johnson Lee	30%
W. Marv Johnson	30%

V.

I hereby appoint my son, ARNOLD RODNEY JOHNSON, trustee of a trust to consist of all real property owned by me at the time of my death except the homeplace located in Section 17, Township 7 North, Range 2 East, Madison County, Mississippi, and all personal household furnishings located therein. I hereby direct that said trustee shall have all of the powers of a trustee as prescribed in the Uniformed Trustees' Powers Law [Section 91-9-101 et seq., Mississippi Code Annotated (1972)]. I further authorize, empower and direct said trustee to sell all of said property and specifically authorize said trustee to execute warranty deeds conveying said property and direct that said sale should be completed as soon as possible after my death, but at a time when, in the discretion of said trustee, the sale would produce the most income for the benefit of the beneficiaries of the trust. Said trustee shall distribute to my wife (Audra Doris Johnson), so long as she does not remarry, all of the income produced from the monies which form the corpus of said trust and upon approval in writing from Regina Johnson, Erika Johnson Lee and W. Marv Johnson, trustee may invade the principal of said trust from the support and maintenance of AUDRA DORIS JOHNSON. If my wife, AUDRA DORIS JOHNSON, should remarry after my death, said trustee shall distribute the principal and income then contained in said trust as follows:

Audra Doris Johnson,	25%
Regina Johnson	14.5%
Arnold Rodney Johnson	17.5%

Erika Johnson Lee 21.5%
W. Marv Johnson 21.5%

IN WITNESS WHEREOF, I, ARNOLD L. JOHNSON, set my hand on this the 21st day of November, 1985, to this Last Will and Testament.

Arnold L. Johnson
ARNOLD L. JOHNSON

WITNESSES:

Debra E. Hodner
Linda Brewer

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of ARNOLD L. JOHNSON, do hereby certify that said instrument was signed in the presence of each of us, and that the said ARNOLD L. JOHNSON, 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 ARNOLD L. JOHNSON, in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 21 day of November, 1985.

Debra E. Hodner
Linda Brewer
WITNESSES

E1112101/F799

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 11th day of August, 1986, at o'clock M., and was duly recorded on the 11th day of August, 1986, Book No. 21 on Page 133 in my office.

Witness my hand and seal of office, this the 11th day of August, 1986.

BILLY V. COOPER, Clerk

By *B. Cooper*....., D.C.

THIS DAY, FILED
AUG 21 1986
MISSISSIPPI
BILLY V. COOPER
Chancery Clerk
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF ARNOLD L. JOHNSON, DECEASED

CAUSE NO. 28,050

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HINDS

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, LINDA BREWER, who, after being by me first duly sworn, on her oath states that she is one of the attesting witnesses to the execution by Arnold L. Johnson of that certain instrument to which this Affidavit is attached, said instrument being dated the 21st day of November, 1985, consisting of three (3) pages and being titled "Last Will and Testament of Arnold L. Johnson."

Deponent further says on oath that on the 21st day of November, 1985, the said Arnold L. Johnson, signed, published and declared the said instrument to be his Last Will and Testament in the presence of this Deponent and Debra C. Gladney, and that this Deponent and Debra C. Gladney, at the special instance and request of said Arnold L. Johnson, and in the presence of Arnold L. Johnson, and in my presence, subscribed her name thereto as attesting witness; that at the time of the execution of said instrument in the manner aforesaid, the said Arnold L. Johnson was of sound and disposing mind and memory and was above the age of twenty-one (21) years.

Linda Brewer
Linda Brewer

SWORN TO AND SUBSCRIBED BEFORE ME, this the 21 day of August, 1986.

Margaret L. Mitchell
NOTARY PUBLIC

NOTARY PUBLIC
MY COMMISSION EXPIRES:
D1073007
799/7765

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 11th day of August, 1986, at o'clock M., and was duly recorded on the 11th day of August, 1986, Book No. 21 on Page 136 in my office.

Witness my hand and seal of office, this the 11th of August, 1986.

BILLY V. COOPER, Clerk

By *[Signature]* D.C.

STATE OF MISSISSIPPI
COUNTY OF MADISON

BOOK 21 PAGE 137

THIS DAY
FILED
Aug 11 1986
BILLY V. COOPER
Chancery Clerk

LAST WILL AND TESTAMENT OF JEFF ADAMS

I, JEFF ADAMS, an adult resident citizen of Madison County, Mississippi, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke all other wills and codicils thereto which have heretofore been made by me.

W I T N E S S E T H

ITEM 1: I do hereby give, devise and bequeath unto my beloved wife, Estella Adams, all of my property, both real and personal, and wherever situated.

ITEM 2: I do hereby name, constitute and appoint my wife, Estella Adams, to serve as Executrix of my Will, without bond, and to the fullest extent allowed by law, I do hereby relieve her of the requirements that she make and file any inventory, appraisal or accounting with any court.

SIGNED, PUBLISHED AND DECLARED to be my Will, this the 29th day of July, 1983.

Jeff Adams

JEFF ADAMS

The foregoing instrument was signed, published and declared by JEFF ADAMS to be his Will, in our presence, and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

This the 29th day of July, 1983.

WITNESSES

Mary Jane Sligh

[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 11th day of August, 1986 at o'clock M., and was duly recorded on the 11th day of August, 1986, Book No 21 on Page 137 in my office.

Witness my hand and seal of office, this the 11th of August, 1986

BILLY V. COOPER, Clerk

By B. Cooper DC

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

28054

THIS DAY
FILED
AUG 11 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

STATE OF MISSISSIPPI
COUNTY OF MADISON

PROOF OF WILL

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of Thomas Jefferson Adams, deceased, late of Madison County, Mississippi.

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, J. M. RITCHEY, one of the subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Thomas Jefferson Adams, deceased, late of Madison County, Mississippi, who having been by me first duly sworn, stated that the said Thomas Jefferson Adams, signed, published and declared said instrument as his Last Will and Testament on the 29th day of July, 1983, the day of the date of said instrument, in the presence of this deponent, and that the said testator was then and there of sound and disposing mind and memory, was more than twenty-one (21) year of age, and that this deponent and Mary Jane Sligh subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and in the present of the testator and in the presence of each other, on the day and year of the date thereof.

WITNESS MY SIGNATURE, this the 9th day of July, 1986.

[Signature]
J. M. RITCHEY

SWORN TO AND SUBSCRIBED before me, this the 9th day of July, 1986.

[Signature]
NOTARY PUBLIC



My Commission Expires.
My Commission Expires January 13, 1990

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 11th day of August, 1986, at o'clock M., and was duly recorded on the 11th day of August, 1986, Book No. 21 on Page 138 in my office.

Witness my hand and seal of office, this the 11th of August, 1986.

BILLY V. COOPER, Clerk

By *[Signature]* D.C.

Special Bequest of Personal Property 10-20-84

Rocky: pianos, pictures, she. suits, 2 crystal vases
2 mon. tel. pieces (vase + clock), steel hammer; Bob's hammer
37-Old

Sally: my station wagon
Billy: Tilled

THIS DAY
FILED
AUG 12 1933
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

Tom: tools

July: my engagement ring, oak dresser, pictures +
stand, Cole plates

Lois: shoes and recliner in my room, clothes

Carol: Lamps, 2 glass pens, my cut glass bowl
Narrow bracket from Germany - clothes

Betty: my chest. diamond ring

Billy will be in charge of the 357 until one of the grand children go into law enforcement.

The cash money that Brent inherits at my death will be deposited in his college fund.

Sally will be in charge of Brent's Social Security check each month, to take care of his tuition, food, clothing, medical insurance, Capital + 500 wk allowance + burial insurance. His NAACP check is to be deposited in his savings acct.

Patsy L. Sutherland
10-20-84

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 12th day of August, 1986, at 10 o'clock P.M., and was duly recorded on the 12th day of August, 1986, Book No. 21, on Page 139 in my office.

Witness my hand and seal of office, this the 12th of August, 1986.

BILLY V. COOPER, Clerk

By Patsy L. Sutherland, D.C.

BOOK 21 PAGE 141

THIS DAY,
FILED
AUG 13 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF PATSY L. SUTHERLAND, DECEASED

CIVIL ACTION
NO. 27-466

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON

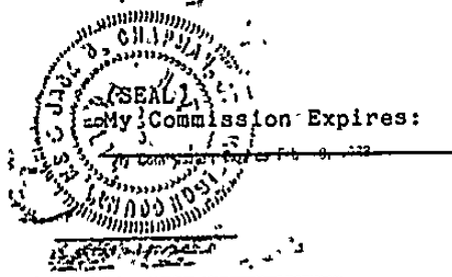
Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Nanette E. Sutherland who being by me first duly sworn states on oath that she is Assistant Vice-President of Trustmark National Bank of Canton, Mississippi, and during her life time Patsy L. Sutherland transacted banking business at the Trustmark National Bank, formerly Canton Exchange Bank of Canton and during those years the undersigned handled banking transactions conducted by Patsy L. Sutherland at Trustmark National Bank; that because of this business association over the years I am familiar with the signature of Patsy L. Sutherland and have examined the documents styled "special bequest of personal property 10-20-84" and I am familiar with the handwriting and signature of Patsy L. Sutherland and the signature appearing on said document is a genuine signature of Patsy L. Sutherland and that she was of sound and disposing mind and memory and more than 21 years of age on October 20, 1984.

WITNESS my signature this 9th day of July, 1986.

Nanette E. Sutherland
Nanette E. Sutherland

Sworn to and subscribed before me on this 8th day of July, 1986.

[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 12th day of August, 1986, at o'clock..... M., and was duly recorded on the 12th day of August, 1986, Book No. 21, on Page 141 in my office.

Witness my hand and seal of office, this the 12th of August, 1986

BILLY V. COOPER, Clerk

By *[Signature]*, D C

THIS DAY, FILED AUG 13 1986 BILLY V. COOPER Chancery Clerk

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF PATSY L. SUTHERLAND, DECEASED

CIVIL ACTION NO. 27-466

AFFIDAVIT

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, John Sutherland who being by me first duly sworn states on oath that he personally, knew during her life time Patsy L. Sutherland and her handwriting that because of their family association over the years I am familiar with the signature of Patsy L. Sutherland and have examined the documents styled "special bequest of personal property 10-20-84" and I am familiar with the handwriting and signature of Patsy L. Sutherland and the signature appearing on said document is a genuine signature of Patsy L. Sutherland and that she was of sound and disposing mind and memory and more than 21 years of age on October 20, 1984.

WITNESS my signature this 30th day of July, 1986.

John Sutherland John Sutherland

Sworn to and subscribed before me on this 30th day of July, 1986.

Kathryn M. Juring Notary Public

(SEAL) My Commission Expires: October 4, 1989

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 12th day of August, 1986, at ... o'clock ... M., and was duly recorded on the 12th day of August, 1986, Book No. 21, on Page 142 in my office.

Witness my hand and seal of office, this the 12th of August, 1986.

BILLY V. COOPER, Clerk

By B. Blippin, D.C.

LAST WILL AND TESTAMENT
OF
AUGUSTUS FREDRIC BARNETTE

28-071
THIS DAY
FILED
AUG 19 1986
BILLY V. COOPER
Clerk
By *[Signature]*

STATE OF MISSISSIPPI
COUNTY OF MADISON

I, AUGUSTUS FREDRIC BARNETTE, 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 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

I give, devise and bequeath 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 to which I shall have any power of appointment, I do hereby give, devise and bequeath to my wife, KATHERINE CLORE BARNETTE, and same shall be hers absolutely.

ITEM III

In the event that our deaths should occur simultaneously, or approximately so, or in the same common

Augustus Fredric Barnette
AUGUSTUS FREDRIC BARNETTE

AHS
BCC

accident or calamity, or under circumstances causing doubt as to which of us survived the other, or should my wife, predecease me or die within thirty (30) days of my death, then and in that event only, I give, devise and bequeath all of the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature, and wheresoever situated as follows:

A. Unto SIDNEY F. DAVIS, JR., BETTIE NOBLIN and BARBARA MOORE, the children of my sister, Mrs. Tommie Davis, I give, devise and bequeath jointly as tenants in common, the following described land lying and being situated in Madison County, Mississippi, to-wit:

1. 10 Acres out SE corner Lot 6 EBL, Section 19, T11N, R5E, all as described in instrument recorded in Book 44 at page 9 of the land records of Madison County, Mississippi;
2. 15 Acres described as 10 acres on W/S Lot 2 WBL and Lots 3 & 4 WBL and North of C & T Road, less 30 acres on East side; all as described in instrument recorded in Book 44 at page 9, of the land records of Madison County, Mississippi, and being situated in Section 19, T11N, R5E, of said county and state;
3. 125 Acres, (46 Acres off S/E $W\frac{1}{2}$ NW $\frac{1}{2}$ and SW $\frac{1}{2}$ W of Camden & Kirkwood Road), all as shown in instrument recorded in Book 44 at page 9, of the land records of Madison County, Mississippi, and situated in Section 20, T11N, R5E, of said county and state;
4. 6 Acres in NW $\frac{1}{4}$, West and North of Camden & Kirkwood Road, Section 29, T11N, R5E;
5. 160 Acres located in S $\frac{1}{2}$ SW $\frac{1}{2}$ and N $\frac{1}{2}$ SW $\frac{1}{2}$, as shown by instrument recored in Book 44 at page 10, of the land records of Madison County, Mississippi, and lying and being situated in Section 28, T11N, R5E;
6. House and 20 acres; (all of E $\frac{1}{2}$ SE $\frac{1}{2}$ North of C & T Road, less 2 acres in SW corner), all as shown by instrument recorded in Book 44 at page 7 of the land records of Madison County, Mississippi.
7. 0.67 Acres in the NE $\frac{1}{4}$ of the SE $\frac{1}{4}$, Section 24, T11N, R4E, North of Road as shown by instrument under date of March, 1984, and recorded in the land records of Madison County, Mississippi, in Book 186 at page 260.

Augustus Frederic Barnette
AUGUSTUS FREDRIC BARNETTE

ALS
ACC

8. ALSO my property in Village of Camden described as follows:

Lot 38 x 144 feet and building, Section 24, T11N, R4E;

Lot 60 x 144 feet east of road, Camden (Vac), Section 24, T11N, R4E.

B. I give, devise and bequeath unto BETTIE NOBLIN my automobile.

C. I give, devise and bequeath unto SIDNEY FRED DAVIS my pickup truck and tools left at my house.

D. I give, devise and bequeath unto JACKIE C. HARRIS, the sum of \$5,000.00.

E. I give, devise and bequeath unto ALICE C. SHELTON, the sum of \$5,000.00.

F. I give, devise and bequeath unto FRANCIS C. BERRY, the sum of \$5,000.00.

G. I give, devise and bequeath unto JIMMIE CAUTHEN, the sum of \$5,000.00.

H. I give, devise and bequeath unto JACK CAUTHEN, the sum of \$10,000.00.

I. I give, devise and bequeath unto SIDNEY DAVIS, the sum of \$10,000.00.

J. I give, devise and bequeath unto BETTIE D. NOBLIN, the sum of \$10,000.00.

K. I give, devise and bequeath unto BARBARA D. MOORE, the sum of \$10,000.00.

L. I give, devise and bequeath unto DORIS CAUTHEN, the sum of \$5,000.00.

M. I give, devise and bequeath unto IRENE STOKES, the sum of \$5,000.00.

N. I give, devise and bequeath unto CARYLON PURYEAR, the sum of \$5,000.00.

Augustus Fredric Barnette
AUGUSTUS FREDRIC BARNETTE

ALS
acc

O. I give, devise and bequeath unto Evonne C. Sarfaty the sum of \$5,000.00.

P. I give, devise and bequeath unto the three children of Cara Gibbs, the sum of \$2,000.00 each.

Q. All of my cash that is left over and previously undisposed of by this will at the time of my death, I give, devise and bequeath as follows:

1. One-Fourth ($\frac{1}{4}$) to the Reform Theological Seminary;
2. One-Fourth ($\frac{1}{4}$) to the Palmer Home for Children;
3. One-Half ($\frac{1}{2}$) to the French Camp Academy.

R. All of the rest, residue and remainder of my estate, real, personal and mixed, I give, devise and bequeath to SIDNEY F. DAVIS, JR., BETTY NOBLIN and BARBARA MOORE, share and share alike.

ITEM IV

I hereby appoint, nominate and constitute BARBARA D. MOORE, to serve 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 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.

Augustus Fredric Barnette
AUGUSTUS FREDRIC BARNETTE

ALS
QCC

I hereby request that Jack Cauthen assist Barbara D. Moore in any way he can pertaining to the administration of my estate.

The foregoing Will consists of Five 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 8 day of November, 1985.

Augustus Fredric Barnette
AUGUSTUS FREDRIC BARNETTE

STATE OF MISSISSIPPI
COUNTY OF MADISON

We, each of the subscribing witnesses to the Last Will and Testament of Augustus Fredric Barnette, do hereby certify that said instrument was signed by the said Augustus Fredric Barnette, in our presence and in the presence of each of us, and that the said Augustus Fredric Barnette, 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 Augustus Fredric Barnette, in his presence and in the presence of each other.

Ann L. Scott
ADDRESS: *Rt 1, Box 163*
Madison, MS 39110

Alvin C. Cota
ADDRESS: *Rt 1, Box 133-C*
Madison, MS 39110

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 11th day of August, 1986, at _____ o'clock M, and was duly recorded on the 19th day of August, 1986, Book No 21 on Page 143 in my office.
Witness my hand and seal of office, this the 19th of August, 1986.
BILLY V. COOPER, Clerk
By *P. J. Higgin*, D.C.

THIS DAY
FILED
AUG 19 1986
BILLY V. COOPER
By *[Signature]*
Chancery Clerk

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
AUGUSTUS FREDRIC BARNETTE, DECEASED

CIVIL ACTION
NO. 28-011

PROOF OF WILL

Comes now, Alice C. Cote, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Augustus Fredric Barnette and enters her appearance herein as provided by §91-7-9 of the Mississippi Code of 1972, Annotated, as amended and makes oath before the undersigned authority that Augustus Fredric Barnette, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 8th day of November, 1985, the day and the date of said instrument in the presence of this deponent and Ann L. Scott, 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 Ann L. Scott, 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 Testator and in the presence of each other, on the day of the date of said instrument.

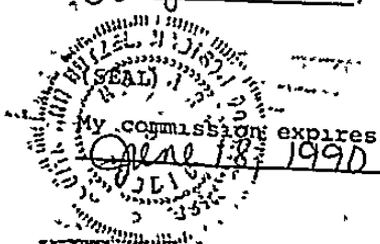
Alice C. Cote
ALICE C. COTE

STATE OF MISSISSIPPI
COUNTY OF *Madison*

SWORN TO AND SUBSCRIBED this the 19th day of

August, 1986.

Ann L. Scott
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 19th day of August, 1986, at o'clock M. and was duly recorded on the 19th day of August, 1986, Book No. 21 on Page 148 in my office.

Witness my hand and seal of office, this the 19th of August, 1986.

BILLY V. COOPER, Clerk

By *[Signature]* D.C.

THIS DAY
FILED
AUG 21 1986
BILLY V. COOPER
Chancery Clerk

THIS DAY
FILED
BILLY V. COOPER
Chancery Clerk

JOINT LAST WILL AND TESTAMENT OF CLIFTON MOORE AND ARCHIE S. MOORE

We, Clifton Moore and Archie S. Moore, husband and wife, and both residents of Madison County, Mississippi and both being of sound and disposing mind and memory, and both more than eighteen years of age, do make this OUR LAST WILL AND TESTAMENT especially revoking all prior will and/or codicils heretofore made by us.

ITEM 1. We hereby nominate and appoint the survivor of us as executor or executrix of this OUR LAST WILL AND TESTAMENT and especially excuse said survivor from entering into bond. Upon the death of the survivor of us we nominate and appoint Lillie Moore, as executrix of the estate of the survivor of us and do especially excuse her from entering into bond as executrix.

ITEM 2. We will, devise and bequeath all of our property, real, personal and mixed of every kind and description and wheresoever situated unto the survivor of us, and said survivor shall have the right to deal with this property as freely as if it were his own or her own and this power is absolute without restriction. Upon the death of the survivor of us all our property remaining and all of the property owned by said survivor we will, devise and bequeath unto our children, to-wit: Clotil Moore, Velma Moore Bennett, Lillie Moore, Edna Earl Moore Brown, Freddie Moore and Lucille Moore Jordan, each to share alike....

PUBLISHED, SIGNED AND DECLARED as this, our LAST WILL AND TESTAMENT, this 28 day of December, 1978.

Clifton Moore
CLIFTON MOORE
Archie S. Moore
ARCHIE S. MOORE

Josephine Hood (WITNESS)
Basic Mae Brown (WITNESS)

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of Clifton Moore and Archie S. Moore, do hereby certify that the said Clifton Moore and Archie S. Moore on the day they executed the foregoing will were over the age of twenty-one years of age and of sound and disposing mind and memory; that they signed and subscribed said will and published it as their LAST WILL AND TESTAMENT in our presence and in the presence of each of us and that we at their expressed instance and request signed and subscribed said will as witnesses thereto in their presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this 28th day of December, 1978.

Josephine Hood (Witness)
Basic Mae Brown (Witness)

EXHIBIT "A"

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 21st day of August, 1986, at o'clock M. and was duly recorded on the 21st day of August, 1986, Book No 21 on Page 149 in my office.

Witness my hand and seal of office, this the 21st of August, 1986.

BILLY V COOPER, Clerk

By B. Cooper D.C.

BOOK 21 PAGE 150

THIS DAY
FILED
August 21 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*, D.C.

PROOF OF WILL

IN THE MATTER OF A CERTAIN INSTRUMENT OF WRITING PURPORTING TO THE THE LAST WILL AND TESTAMENT OF CLIFTON MOORE, DECEASED.

FILE NO. 88-027

PERSONALLY APPEARED before me the undersigned authority in and for said county and state, aforesaid, the undersigned JOSEPHINE HOOD, who being by me duly sworn, states on oath:

That affiant was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Clifton Moore, and affiant states that the said Clifton Moore signed, published and declared said instrument as his Last Will and Testament on the 28th day of December, 1978, the day of the date of said instrument, in the presence of this deponent and in the presence of Essie Mae Brown, the other subscribing witness, and that said testator was then of sound and disposing mind and memory and more than eighteen years of age, and this deponent and Essie Mae Brown, 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 said testator and in the presence of each other on the day and year of the date of said instrument.

Josephine Hood
JOSEPHINE HOOD

SWORN TO AND SUBSCRIBED before me, this 25 day of July, 1986.

Billy V. Cooper
CHANCERY CLERK

BY: *[Signature]* D.C.

(SEAL)

MY COMMISSION EXPIRES: 1-4-88

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 21st day of August, 1986, at o'clock M., and was duly recorded on the 21st day of August, 1986, Book No 21, on Page 150, in my office.

Witness my hand and seal of office, this the 21st of August, 1986.

BILLY V. COOPER, Clerk

By *[Signature]* D.C.

LAST WILL & TESTAMENT - DEC. 3, 1983

OF PATRICK E. BARNES

I Patrick Barnes being of good Judgment sound of mind, do this day declare that upon the date of my departure from this life, I leave all of my worldly goods to my son JASON THOMAS BARNES to do what ever he wishes with. THIS includes cars Trucks One Life insurance social security, Machines tools etc. house and land. so it be my will and only will. May God Bless him and watch over him.

Patrick E. Barnes

P.S. It also is my will that if he is still under legal age at the time of my death, he may choose who he wants to appoint his as a guardian or foster parent.

P. B.

28-115
THIS DAY
FILED
AUG 23 1986
BILLY V. COOPER
Chancery Clerk
By [Signature]

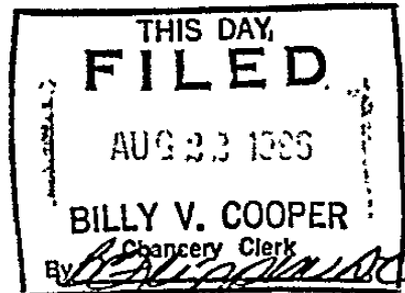
STATE OF MISSISSIPPI, County of Madison

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 22nd day of August, 1986, at ... o'clock ... M., and was duly recorded on the 22nd day of August, 1986, Book No 21 on Page 151 in my office.

Witness my hand and seal of office, this the 22nd of August, 1986

BILLY V. COOPER, Clerk

By [Signature] D.C



BOOK 21 PAGE 152

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
PATRICK E. BARNES, DECEASED

CIVIL ACTION

FILE NO. *28-075*

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 Benjamin Barnes, 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 Patrick E. Barnes, deceased; that over a period of many years affiant had occasion to be familiar with the handwriting and signature of Patrick E. Barnes and was and is familiar with his handwriting and signature; that affiant has carefully examined the attached instrument dated December 3, 1983, 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

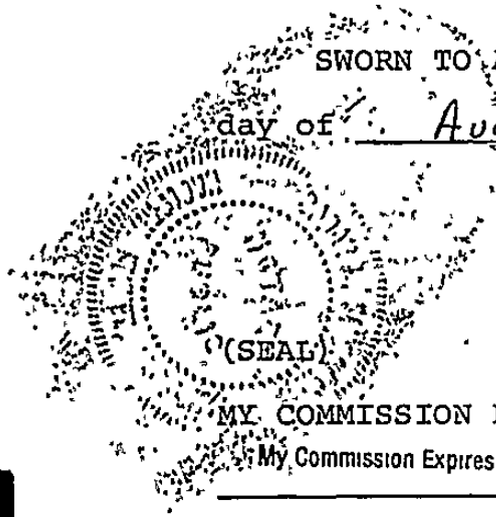
to make a testamentary disposition of decedent's property.

WITNESS MY HAND this the 15th day of August, 1986.

Benjamin Barnes

SWORN TO AND SUBSCRIBED before me on this the 15th day of August, 1986.

Sarah R. Simpson
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

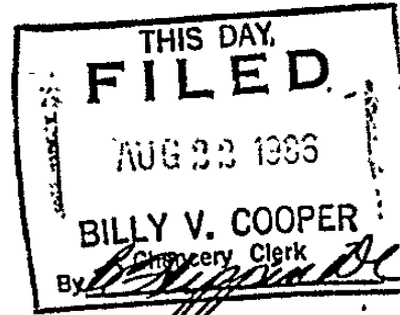
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 22nd day of August, 1986, at o'clock M., and was duly recorded on the 22nd day of August, 1986, Book No. 21 on Page 152 in my office.

Witness my hand and seal of office, this the 22nd of August, 1986...

BILLY V. COOPER, Clerk

By B. J. Flippin....., D.C.

BOOK 21 PAGE 154



IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
PATRICK E. BARNES, DECEASED

CIVIL ACTION

FILE NO. 28-075

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 _____
Albert Barnes, 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 Patrick E. Barnes, deceased; that over a period of many years affiant had occasion to be familiar with the handwriting and signature of Patrick E. Barnes and was and is familiar with his handwriting and signature; that affiant has carefully examined the attached instrument dated December 3, 1983, 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

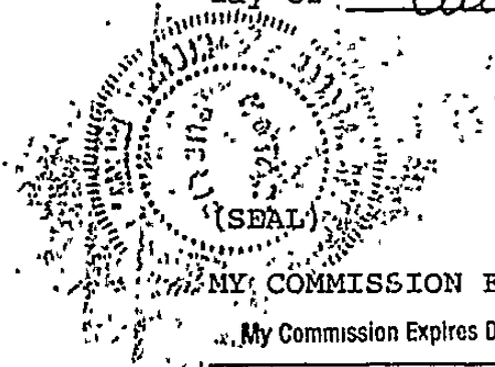
to make a testamentary disposition of decedent's property.

WITNESS MY HAND this the 15th day of August, 1986.

Albert Barnes

SWORN TO AND SUBSCRIBED before me on this the 15th day of August, 1986.

Sarah R. Simpson
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 27th day of August, 1986, at o'clock M., and was duly recorded on the 27th day of August, 1986, Book No. 21 on Page 154 in my office.
Witness my hand and seal of office, this the 27th of August, 1986.
BILLY V. COOPER, Clerk
By B. Cooper, D.C.

BOOK 21 PAGE 156
 LAST WILL AND TESTAMENT
 of
 ELVIN COY IRVIN

28-073
 THIS DAY,
FILED
 AUG 22 1959
 BILLY V. COOPER
 Chancery Clerk
 By *[Signature]*

I, Elvin Coy Irvin, of Canton, Madison County, Mississippi, being of the age of twenty-one and over and of sound and disposing mind and memory, do make, declare and publish this to be my last will and testament, revoking all previous wills and codicils.

I.

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

II.

I will, devise and bequeath unto my wife, Mary P. Irvin, all of my estate, real, personal and mixed of whatever nature and wheresoever located or situated.

III.

having complete confidence in my said wife and knowing that she will care for our children insofar as she is able to do so, I make no provision for my children in this my last will and testament. This omission is intentional, was not occasioned by accident or mistake, and applies to children born after the execution of this will as well as to those who are living at this time.

IN WITNESS WHEREOF I have executed this will this the 14TH day of OCTOBER, 1959, in the presence of the undersigned attesting and credible witnesses who at my request and in my presence have witnessed my signature hereto.

[Signature of Elvin Coy Irvin]

Signed, published and declared by the testator, Elvin Coy Irvin, as and for his last will and testament in the presence of us, who, at his request and in his presence and in the presence of each other, subscribe our names hereto as attesting witnesses, this the 14TH day of OCTOBER, 1959.

[Signature of Joe R. Luchs]
[Signature of Henry J. Rinji]

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 22nd day of August, 1959, at o'clock M., and was duly recorded on the 22nd day of August, 1959, Book No. 21, on Page 156 in my office.
 Witness my hand and seal of office, this the 22nd day of August, 1959.
 BILLY V. COOPER, Clerk
 By *[Signature]* D.C.

BOOK 21 PAGE 157

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF
ELVIN COY IRVIN, DECEASED

THIS DAY
FILED
AUG 29 1986
BILLY V. COOPER
By *B. Cooper*
Chancery Clerk

CIVIL ACTION FILE
NO. 28-073

PROOF OF WILL

STATE OF MISSISSIPPI
MADISON COUNTY

Personally appeared before me, the undersigned authority in and for said county and state, the undersigned JOE R. FANCHER, JR., who, being by me first duly sworn, states on oath.

That affiant, Joe R. Fancher, Jr., was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Elvin Coy Irvin, and affiant states that the said Elvin Coy Irvin signed, published and declared said instrument as his Last Will and Testament on the 14th day of October, 1959, the date of said instrument, in the presence of this deponent and in the presence of Henry J Rings, the other subscribing witness thereto, and that said Testator was then of sound and disposing mind and memory and more than twenty-one years of age, and this deponent and Henry J. Rings 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 said Testator and in the presence of each other on the day and year of the date of said instrument.

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

SWORN to and subscribed before me, this the 21st day of August, 1986.

BILLY V COOPER, CHANCERY CLERK

BY: *B. Cooper* D.C.

(SEAL)
My commission expires:

1-4-88

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 22nd day of August, 1986, at ... o'clock ... M., and was duly recorded on the 22nd day of August, 1986, Book No. 21 on Page 157 in my office.

Witness my hand and seal of office, this the 22nd of August, 1986.

BILLY V. COOPER, Clerk

By: *B. Cooper* D.C.

Last Will and Testament

of

CAROLYN B. CHANCETHIS DAY
FILED

Aug 22 1986

BILLY V. COOPER

Chancery Clerk

B. V. Cooper

28-079

I, CAROLYN B. CHANCE, a resident citizen of MADISON COUNTY, MISSISSIPPI, being over the age of twenty-one years and being of sound and disposing mind, memory and understanding, do hereby declare this to be my Last Will and Testament, hereby revoking all former wills by me heretofore made.

I.

It is my will that all of my just debts, expenses of sickness before death and funeral expenses shall be fully paid.

II.

I own a house and lot in Madison County, Mississippi. My daughter, Mary Elizabeth Mabry, lives in the house with me. It is my will that she be allowed to live in the house for the balance of her life, if she so desires.

I will, devise and bequeath my house and lot to my grandson, John C. Chance, III, and my granddaughters, Betty C. Hutchison, Beverly C. Green and Deborah C. Johnson, share and share alike. It is my desire that John C. Chance, III shall have the absolute right to live in the house as long as he and his family desire, but it is specifically understood that if the house is sold during the life of any of the above named grandchildren, that all those living at the time the house is sold must join in the conveyance, and the money from the sale is to be divided among them equally. If the house is not sold during the life of my three granddaughters, then and in that event, at the death of the final survivor of the granddaughters, the house and land shall go to John C. Chance, III, per stirpes. After my death as long as

Carolyn B. Chance Sr.

CAROLYN B. CHANCE

LAST WILL AND TESTAMENT

CAROLYN B CHANCE

as John C. Chance, III lives in the house he shall be responsible for paying all taxes and upkeep on the house.

III.

I hereby appoint my granddaughter, BEVERLY C. GREEN, as sole Executrix of this my Last Will and Testament. She is to serve without posting bond to secure the faithful performance of her duties as Executrix. She is not to be required to make appraisal or inventory nor to account to any Court in any manner whatsoever.

If my granddaughter, Beverly C. Green, cannot serve or will not serve as Executrix, then and in that event, I name my granddaughter, Betty C. Hutchison, as Alternate Executrix. She, too, is to serve without posting bond, without making appraisal or inventory and without accounting to any Court in any manner.

WITNESS MY SIGNATURE to this my LAST WILL AND TESTAMENT, on this the 2 of January, 1981.

Carolyn B Chance Sr
CAROLYN B CHANCE

The foregoing instrument was signed, published and declared by the above named Testator in our presence and signed by us in the presence of each other as subscribing witnesses on this the 2 day of January, 1981.

WITNESSES:

ADDRESSES

Loyle D. Sullivan 239 Miranda Dr
Centers, Ms

Winifred P. Sullivan 239 Miranda Dr
Centers, Ms

Page #2

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 22nd day of August, 1981, at ... o'clock ... M, and was duly recorded on the 22nd day of August, 1981, Book No 21, on Page 158 in my office.

Witness my hand and seal of office, this the 22nd of August, 1981.

BILLY V COOPER, Clerk

By B. C. Shippin, D.C.

THIS DAY
FILED
August 28, 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

BOOK 21 PAGE 160
IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CAROLYN B. CHANCE, DECEASED

CIVIL ACTION
FILE NO. 28-274

PROOF OF WILL

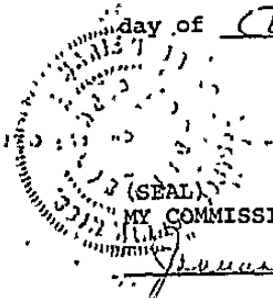
Comes now RALPH CLYDE SULLIVAN, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Carolyn B. Chance, and enters his appearance herein as provided by Section 97-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Carolyn B. Chance, the above named decedent, signed, published and declared said instrument as her Last Will and Testament on the 2nd day of January, 1981, the day and date of said instrument, in the presence of this deponent and Winifred R. Sullivan, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having her usual place of abode in Madison County, Mississippi, and that he and Winifred R. Sullivan 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 Testator and in the presence of each other, on the day of the date of said instrument.

Ralph C. Sullivan
RALPH CLYDE SULLIVAN

SWORN TO AND SUBSCRIBED before me on this the 14th

day of August, 1986.

Wm. H. Ransel
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 22nd day of August, 1986, at o'clock M, and was duly recorded on the 22nd day of August, 1986, Book No 21 on Page 160 in my office.
Witness my hand and seal of office, this the 22nd of August, 1986.
BILLY V. COOPER, Clerk
By [Signature], D.C.

Book 21 Vol 161

THIS DAY
FILED
August 21 1986
BILLY V. COOPER
Chancery Clerk

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CAROLYN B. CHANCE, DECEASED

CIVIL ACTION
FILE NO. 25-074

PROOF OF WILL

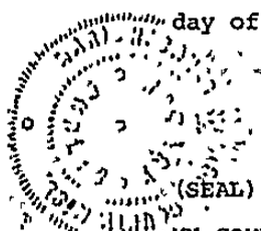
Comes now WINIFRED R. SULLIVAN, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Carolyn B. Chance, and enters her appearance herein as provided by Section 97-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Carolyn B. Chance, the above named decedent, signed, published and declared said instrument as her Last Will and Testament on the 2nd day of January, 1981, the day and date of said instrument, in the presence of this deponent and Ralph Clyde Sullivan, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having her usual place of abode in Madison County, Mississippi, and that she and Ralph Clyde Sullivan 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 Testator and in the presence of each other, on the day of the date of said instrument.

Winifred R. Sullivan
WINIFRED R. SULLIVAN

SWORN TO AND SUBSCRIBED before me on this the 19th

day of August, 1986.

Marie J. Jones
NOTARY PUBLIC



MY COMMISSION EXPIRES:

21 10 89

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 27th day of August, 1986, at o'clock .. M., and was duly recorded on the 27th day of August, 1986, Book No 21 on Page 161 in my office.

Witness my hand and seal of office, this the 27th of August, 1986.

BILLY V. COOPER, Clerk

By B. B. Bippin DC

Last Will and Testament

OF

EDDIE GEORGE AND VERLEE GEORGE

28-060

THIS DAY
FILED
 AUG 26 1936
 BILLY V. COOPER
 Chancery Clerk
 By *[Signature]*

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

I.

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

II.

It is our joint will that the survivor of us Eddie George or Verlee George shall be executor or executrix, as the case may be, of this will, and shall serve without bond and shall not be required to account to any Court.

III.

We give, devise and bequeath unto the survivor of us, Eddie George or Verlee George, as the case may be, all of our property, real, personal or mixed. In other

words, if Eddie George survives Verlee George, then in that event all of the property of Verlee George shall vest in and become the property of Eddie George; and if Verlee George shall survive Eddie George, then in that event the property of Eddie George shall vest in and become the property of Verlee George.

IV.

In the event that our deaths should occur simultaneously, or under circumstances causing doubt as to which of us survived the other, then and only then do we will, devise and bequeath all of our property, real, personal and mixed unto our children, Eddie Lee George, Chicago, Illinois; Dudley George, Los Angeles, California; Johnnie Mae George, Los Angeles, California; and Mollie Ada George Hannah, Chicago, Illinois, in equal shares to share and share alike. In the event of the above we give and bequeath to Jimmy Lewis Alexander, Chicago, Illinois, the amount of \$1,200.00.

V.

In the event of the circumstance described in

Paragraph IV we hereby name Johnnie Mae George as Executrix of our estates to serve without bond and without the requirement of reporting to any Court.

IN WITNESS WHEREOF, we, Eddie George and Verlee George, husband and wife, and joint testators, hereunto set our hands to this our joint Last Will and Testament on this the 15th day of April, 1971.

Eddie George
Eddie George

Verlee George
Verlee George

ATTESTING WITNESSES:

Sandra Ashley

Carl Montgomery

ATTESTATION CLAUSE

BOOK 21 PAGE 165

We, each of the subscribing witnesses to the Last Will and Testament of EDDIE GEORGE and VERLEE GEORGE, do hereby certify that said instrument was signed by said EDDIE GEORGE and VERLEE GEORGE in our presence and in the presence of each of us, and that the said EDDIE GEORGE and VERLEE GEORGE declared the same to be their 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 EDDIE GEORGE and VERLEE GEORGE in their presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 16th day of April, 1971.

Sandra Ashley

Carl R. Montgomery

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 26th day of August, 1986, at o'clock M., and was duly recorded on the 26th day of August, 1986, Book No. 21 on Page 162 in my office.

Witness my hand and seal of office, this the 26th of August, 1986.

BILLY V. COOPER, Clerk

By B. Shippin, D.C.

THIS DAY
FILED
AUG 26 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF EDDIE GEORGE

CIVIL ACTION FILE NO. 28-040

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

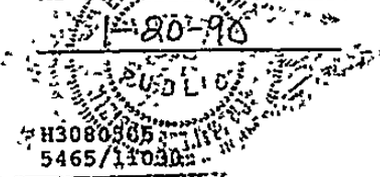
THIS DAY, personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, C. R. MONTGOMERY, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Eddie George, deceased, late of the County of Madison, Mississippi, who, having been duly sworn, makes oath that the said Eddie George, signed, published and declared said instrument as his Last Will and Testament on the 16th day of April, 1971, the day and date of said instrument, in the presence of this Affiant, and Sandra Ashley, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one years and upward of age, and that I, C. R. MONTGOMERY, the Affiant, and Sandra Ashley, 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.

C. R. Montgomery
C. R. Montgomery

SWORN TO AND SUBSCRIBED BEFORE ME, this the 12th day of August, 1986.

Elaine M. Maddox
NOTARY PUBLIC

MY COMMISSION EXPIRES:



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 26th day of August, 1986, at o'clock M., and was duly recorded on the 26th day of August, 1986, Book No 21 on Page 166 in my office

Witness my hand and seal of office, this the 26th of August, 1986.

BILLY V. COOPER, Clerk

By *[Signature]*, D.C.

LAST WILL AND TESTAMENT OF KATE McDONALDTHIS DAY
FILED

AUG 27 1980

BILLY V. COOPER

Chancery Clerk

By *B. V. Cooper*

28-083

I, KATE McDONALD, being an adult resident citizen of the City of Canton, Madison County, Mississippi, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I hereby specifically revoke any and all other former wills and codicils heretofore made by me.

ARTICLE I.

I gave and bequeath any automobiles which I may own at my death, and all of my jewelry unto my niece, Mrs. Jean Davi.

ARTICLE II.

All the rest, remainder and residue of my estate I give, devise and bequeath unto my sister, Mrs. Frank Lea.

ARTICLE III.

I hereby nominate, appoint and constitute my niece, Jean Davi, as Executrix of 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 to the best interest of my estate, without any limitation whatsoever, and to serve without bond. 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 and interest and profits therefrom, and to employ and to pay any attorneys, agents and accountants that she may deem necessary for the best interest of my estate.

SIGNED, published and declared by me to be my Last Will and Testament on this 4th day of February, 1980.

Kate McDonald
Kate McDonald

This instrument was, on the date shown above, signed, published and declared by KATE McDONALD 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.

WITNESS our signatures on this 4th day of February, 1980.

WITNESSES:

John Christopher
Louise Hines

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 *27th* day of *August*, 19*86*, at o'clock M., and was duly recorded on the *27th* day of *August*, 19*86*, Book No. *21* on Page *167* in my office.

Witness my hand and seal of office, this the *27th* of *August*, 19*86*.

BILLY V. COOPER, Clerk

By *B. Cooper*, D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
KATE McDONALD DECEASED

CIVIL ACTION FILE NO.
28-083

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

THIS DAY
FILED
AUG 27 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, John W. Christopher, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Kate McDonald, deceased who, being duly sworn, deposed and said that the said Kate McDonald published and declared said instrument as her Last Will and Testament on the 4th day of February, 1980 the day of the date of said instrument, in the presence of this deponent and in the presence of Louise Heath and that the Testatrix was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Louise Heath subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this 21 day of August, 1986.

[Signature]
John W. Christopher

SWORN TO AND SUBSCRIBED before me on this 21st day of August, 1986.

[Signature]
Kathryn D. Irving
Notary Public

(SEAL)
My commission expires:
October 4, 1987

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 21st day of August, 1986 at... o'clock M., and was duly recorded on the 21st day of August, 1986, Book No 21 on Page 169.. in my office.
Witness my hand and seal of office, this the 21st of August, 1986.
BILLY V. COOPER, Clerk
By *[Signature]*....., D.C.

RECEIVED

SEP 27 1983

COURT CLERK

DEPUTY

BY

10398

FRANK A. BUSSE

INDEXED

27-909 FILMED

THIS DAY,
FILED

JUL 30 1983

BILLY V. COOPER

Chancery Clerk

BY

I, FRANK A. BUSSE, a resident of Mountain View, California, declare that this is my Will.

FIRST: I revoke all Wills and Codicils that I have previously made.

SECOND: I am married to HELEN MARY BUSSE, and all references in this Will to "my wife" are to her. I have no living children or deceased children with living issue.

THIRD:

A. I give all my right, title and interest to my separate property inheritance, consisting of a one-eighth (1/8) interest in mineral rights on 531 acres in Mississippi to the Trustee hereinafter named, in trust, to be held, administered and distributed for the benefit of my wife, HELEN MARY BUSSE, of Mountain View, California, if she survive me for one-hundred twenty (120) days.

As long as my wife, HELEN MARY BUSSE, is living, the Trustee shall pay to her or apply for her benefit, quarter-annually, or at more frequent intervals, the entire net income of the trust. If the Trustee deems such income payments to be insufficient, the Trustee shall, from time to time, pay to my wife, HELEN MARY BUSSE, or apply for her benefit, such sums out of principal as the Trustee, in the Trustee's discretion, deems necessary for her proper support, care and maintenance. In making any payments of principal to or for my wife, HELEN MARY BUSSE, under this subparagraph A of Paragraph THIRD, the Trustee shall take into consideration, to the extent the Trustee deems advisable, any income or other resources of my wife, outside this trust, known to the Trustee and reasonably available for these purposes. On the death of my wife, in the Trustee's discretion, income or principal of the trust may be used to pay her last illness and funeral

RONALD W. EDGEMAN

ATTORNEY AT LAW

SAN FRANCISCO, CALIFORNIA

051

expenses.

BOOK 21 PAGE 171

To carry out the purposes of the trust created under this subparagraph A of Paragraph THIRD, the Trustee is vested with the powers as set forth in Paragraph EIGHTH with respect to the trust estate and any part of it, in addition to those powers now or hereafter conferred by law.

B. On the death of my wife, or if my wife does not survive me for the required period, I give the remaining balance of the trust, or all of this one-eighth (1/8) interest in mineral rights on 531 acres in Mississippi, as the case may be, to the Trustee hereinafter named, in trust, to be held, administered and distributed for the benefit of my wife's sister, JULIA M. SUTTON, of San Francisco, California, if she survive me for one-hundred twenty (120) days.

As long as JULIA M. SUTTON is living, the Trustee shall pay to her or apply for her benefit, quarter-annually, or at more frequent intervals, the entire net income of the trust. If the Trustee deems such income payments to be insufficient, the Trustee shall, from time to time, pay to JULIA M. SUTTON, or apply for her benefit, such sums out of principal as the Trustee, in the Trustee's discretion, deems necessary for her proper support, care and maintenance. In making any payments of principal to or for JULIA M. SUTTON under this subparagraph B of Paragraph THIRD, the Trustee shall take into consideration, to the extent the Trustee deems advisable, any income or other resources of JULIA M. SUTTON, outside this trust, known to the Trustee and reasonably available for these purposes. On the death of JULIA M. SUTTON, in the Trustee's discretion, income or principal of the trust may be used to pay her last illness and funeral expenses.

To carry out the purposes of the trust created under this subparagraph B of Paragraph THIRD, the Trustee is vested with the powers as set forth in Paragraph EIGHTH with respect to the trust estate and any part of it, in addition to those powers now or hereafter conferred by law.

C. On the death of the last surviving life beneficiary, I

-2-

RONALD W. EDGEMAN
ATTORNEY AT LAW
SAN FRANCISCO, CALIFORNIA

052

give the remaining balance of the trust, or all of this one-eighth (1/8) interest in mineral rights on 531 acres in Mississippi, as the case may be, free of trust, to the SHRINERS HOSPITALS FOR CRIPPLED CHILDREN, A COLORADO CORPORATION, for the use and benefit of the San Francisco unit.

FOURTH: I give the residue of my estate to my wife, HELEN MARY BUSSE of Mountain View, California, if she survive me for one-hundred twenty (120) days, and if she does not, to my wife's sister, JULIA M. SUTTON of San Francisco, California, if she survive me for the required period. If neither my wife nor JULIA M. SUTTON survive me for one-hundred twenty (120) days, I give the residue of my estate to the SHRINERS HOSPITALS FOR CRIPPLED CHILDREN, A COLORADO CORPORATION, for the use and benefit of the San Francisco unit.

FIFTH: Any trust created by this Will that has not terminated sooner shall terminate twenty-one (21) years after the death of the last survivor of my wife and JULIA M. SUTTON living at my death. All principal and undistributed income of any trust so terminated shall be distributed to the then income beneficiaries of that trust in the proportion to which they are, at the time of termination, entitled to receive income; provided, however, that if the rights to income are not then fixed by the terms of the trust, distribution under this clause shall be made, by right of representation, to such issue of mine as are then entitled to or authorized in the Trustee's discretion to receive income payment or, if there are no such issue of mine, in equal shares to those beneficiaries who are then entitled to or authorized to receive income payments.

SIXTH: The interests of beneficiaries in principal or income shall not be subject to claims of their creditors or others nor to legal process, and may not be voluntarily or involuntarily alienated or encumbered.

SEVENTH: The Trustee, in the Trustee's discretion, may make payments to a minor or other beneficiary under disability by making payments to the guardian or conservator of his person, or any

suitable person with whom he resides, or to a relative of the minor or other beneficiary under disability, or the Trustee may apply payments directly for the beneficiary's benefit.

EIGHTH: To carry out the purposes of any trust or trusts provided for in this Will and subject to any additions or limitations stated elsewhere in this Will, the Trustee is vested with the following powers in addition to those powers now or hereafter conferred on Trustees by law affecting said trusts and their respective trust estates:

A. To continue to hold any property, including shares of the Trustee's own stock, and to operate at the risk of the trust estate any business that the Trustee receives or acquires under the trust as long as the Trustee deems advisable.

B. To manage, control, grant options on, sell (for cash or on deferred payments, with or without security), convey, exchange, partition, divide, improve and repair trust property.

C. To lease trust property for terms within or beyond the term of the trust and for any purpose, including exploration for and removal of gas, oil and other minerals; and to enter into community oil leases, pooling and unitization agreements.

D. To borrow money, and to encumber or hypothecate trust property by mortgage, deed of trust, pledge or otherwise to secure the indebtedness of the trust or the joint indebtedness of the trust and a co-owner of trust property.

E. To invest and reinvest trust funds in every kind of property, real, personal or mixed, and every kind of investment, specifically including, but not by way of limitation, corporate and governmental obligations of every kind and stocks, preferred or common, mortgage participations, shares of investment trusts and regulated investment companies, and mutual funds, which investors of prudence, discretion and intelligence acquire for their own account, and any common trust fund administered by the Trustee.

F. To hold securities or other property in the Trustee's

name as Trustee under this trust, or in the Trustee's own name, or in the name of a nominee, or the Trustee may hold securities unregistered in such condition that ownership will pass by delivery.

G. To have all the rights, powers and privileges of an owner of the securities held in trust, including, but not by way of limitation, the power to vote, give proxies and pay assessments; to participate in voting trusts and pooling agreements (whether or not extending beyond the term of the trust); to enter into shareholders' agreements; to consent to foreclosures, reorganizations, consolidations, mergers, liquidations, sales and leases, and incident to any such actions to deposit securities with and transfer title to any protective or other committee on such terms as the Trustee may deem advisable; and to exercise or sell stock subscription or conversion rights.

H. The Trustee is expressly authorized to continue to hold and operate, to sell or to liquidate, at the risk of the trust estate, any business, partnership interest, or capital stock of any corporation, including a closely held corporation, that the Trustee receives or acquires under this trust, as the Trustee deems advisable.

I. To commence or defend such litigation with respect to the trust or any property of the trust estate as the Trustee may deem advisable at the expense of the trust.

J. To compromise, submit to arbitration, abandon or otherwise adjust any claims or litigation against or in favor of the trust.

K. To carry, at the expense of the trust, insurance of such kinds and in such amounts as the Trustee deems advisable both to protect the trust estate against any damage or loss and to protect the Trustee against liability with respect to third persons.

L. Except as otherwise specifically provided in this Will, the determination of all matters with respect to what is principal and income of the trust estate and the apportionment and allocation of receipts and expenditures between principal and income shall be governed by the provisions of the California Revised Uniform Principal and Income Act from time to time existing.

M. Notwithstanding any other provision of this Will or of the California Revised Uniform Principal and Income Act to the contrary, the Trustee shall not be required to establish any reserve for depreciation or to make any charge for depreciation against income of the trust estate (including any income realized through use of any portion of the trust estate employed in the conduct of a business by the trusts), but the Trustee shall have the power exercisable, in the Trustee's discretion, to determine whether to establish such a reserve and, if such a reserve is established, to fund the same by appropriate charges against income of the trust estate, such reserve and charges to be established on such assumptions and in such amounts as the Trustee, in the Trustee's discretion, determines. In exercising the discretion conferred on the Trustee, the Trustee is requested to take into account the fact that it is the testator's desire to benefit primarily income beneficiaries.

N. The Trustee is authorized to employ custodians, investment advisers, attorneys, accountants, and any other agents or advisers to assist the Trustee in the administration of this trust and rely on information and advice given by such agents and advisers. Reasonable compensation for all services performed by such agents and advisers shall be paid from the trust estate out of either income or principal as the Trustee, in the Trustee's discretion, shall determine and shall not decrease the compensation to which the Trustee is entitled.

O. The Trustee shall have the power to invest and reinvest all or any part of the trust estate in such common or preferred stocks, including stock in the Trustee, shares of investment trusts, and investment companies, bonds, debentures, options, financial futures, contracts, commodities futures contracts, forward and leverage contracts, mortgages, deeds of trust, notes, real estate, and any other property the Trustee, in the Trustee's discretion, may select; and the Trustee may continue to hold in the form in which received (or the form to which changed by reorganization, split-up, stock dividend or

other like occurrence) any securities or other property the Trustee may at any time acquire under this trust, it being my express desire and intention that the Trustee shall have full power to invest and reinvest the trust funds without being restricted to forms of investment that the Trustee may otherwise be permitted by law to make; and the investments need not be diversified.

P. The Trustee shall have the power to loan or advance the Trustee's own funds to the trust for any trust purpose, with interest at current rates, to receive security for such loans in the form of a mortgage, pledge, deed of trust, or other encumbrance of any assets of the trust, to purchase assets of the trust, or exchange assets with the trust, at their fair market value as determined by an independent appraisal of those assets, to sell property to the trust at a price not in excess of its fair market value as determined by an independent appraisal, and to lease assets to or from the trust for fair rental value as determined by independent appraisal. The Trustee shall also have the power to make unsecured or secured loans at reasonable rates of interest to any beneficiary of any trust provided for in this Will, or the estate of any such beneficiary.

Q. The Trustee shall have the power in the Trustee's discretion to take any action and to make any election to minimize the tax liabilities of any trust held under this Will and its beneficiaries to allocate the benefits among the various beneficiaries, and to make adjustments in the rights of any beneficiaries, or between the income and principal accounts, to compensate for the consequences of any tax election or any investment or administrative decision that the Trustee believes has had the effect of directly or indirectly preferring one beneficiary or group of beneficiaries over others.

R. Income accrued or held undistributed by the Trustee at the time of termination of any trust created under this Will shall be distributed to the next succeeding beneficiary of such trust in proportion to their interest in it.

NINTH: I nominate RONALD W. EDGEMAN, of San Francisco,

RONALD W. EDGEMAN
ATTORNEY AT LAW
SAN FRANCISCO, CALIFORNIA

California, as Executor of this Will, to serve without bond. In the event that RONALD W. EDGEMAN shall fail to qualify or cease to act as such Executor, I nominate CLARENCE C. FUNSTON of Santa Cruz, California as Executor of this Will, to serve without bond.

The term "my Executor," as used in this Will, shall include any personal representative of my estate.

I authorize the Executor to sell all or any part of the real or personal property of my estate, at public or private sale, with or without notice, as the Executor, in the Executor's discretion, considers necessary for the proper administration and distribution of my estate.

I authorize the Executor to lease all or any part of the real or personal property of my estate on such terms as the Executor considers proper.

I authorize the Executor, without obtaining court approval, to employ professional investment counsel on such terms as the Executor considers proper, and to pay the fees of investment counsel as an expense of administration of my estate. However, the Executor is under no obligation to employ any investment counsel.

I authorize the Executor to invest and reinvest any surplus money of my estate that the Executor considers advisable, in any kind of property, real, personal or mixed, specifically including, but not limited to, improved and unimproved real property, interest-bearing accounts, corporate and government obligations of every kind, preferred or common stocks, shares of mutual funds, investment trusts of any and every character, and stocks, obligations, and shares or units of common trust funds of any corporate fiduciary. Notwithstanding the foregoing investment authorization, the Executor shall not be liable for the failure to exercise the powers that are granted in this paragraph.

The Executor shall have discretion (but shall not be required) to make adjustments to shares, parts or bequests to compensate for the tax consequences of any distribution that the Executor believes may

have the effect of directly or indirectly preferring one distributee or group of distributees under this Will over others, and the Executor's decisions shall be final and incontestable. However, the Executor shall not exercise his discretion in a manner that will reduce or eliminate a marital or charitable deduction otherwise allowable to my estate. Notwithstanding the grant of powers described in this paragraph, the Executor shall not be liable for failure to exercise any such powers.

I authorize the Executor either to continue the operation of any business belonging to my estate for such time and in such manner as the Executor may consider advisable and for the best interests of my estate. Any such operation, sale or liquidation by the Executor, in good faith, shall be at the risk of my estate and without liability on the part of the Executor for any resulting losses.

I authorize the Executor, in the Executor's sole discretion, to retain any property of my estate for as long as the Executor considers appropriate. The Executor shall not be liable for any loss realized by my estate by retaining any such property.

TENTH: I nominate RONALD W. EDGEMAN of San Francisco, California as Trustee of all trusts established under this Will. If, for any reason, RONALD W. EDGEMAN shall fail to qualify or cease to act as such Trustee, I nominate CLARENCE C. FUNSTON of Santa Cruz, California as Trustee of this Will.

No bond shall be required of any person named as the Trustee in this Will, or of any person appointed as the Trustee by the court.

The term "the Trustee" as used in this Will shall include any Trustee named in this Will.

ELEVENTH: Except when the context of this Will requires otherwise, the singular includes the plural and the masculine gender includes the feminine and neuter.

TWELFTH: As used in this Will, the term "issue" shall

refer to lawful lineal descendants of all degrees and the terms "child" "children" and "issue" shall include adopted persons.

THIRTEENTH: If any provision of this Will is unenforceable, the remaining provisions shall remain in full effect.

FOURTEENTH: If any beneficiary under this Will in any manner, directly or indirectly, contests this Will or any of its provisions in any legal proceeding that is designed to thwart my wishes as expressed in this Will, any share or interest in my estate given to that contesting beneficiary under this Will is revoked and shall be disposed of in the same manner provided herein as if that contesting beneficiary had predeceased me.

Signed on September 2, 1983 at Mountain View, California.

Frank A. Busse
FRANK A. BUSSE

On the date written below, FRANK A. BUSSE declared to us, the undersigned, that this instrument, consisting of ten (10) pages, including the page signed by us as witnesses, was his Will and he requested us to act as witnesses to it. He thereupon signed this Will in our presence, all of us being present at the same time. We now, at his request, in his presence and in the presence of each other, subscribe our names as witnesses thereto.

We declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on September 2, 1983 at Mountain View, California.

Ronald W. Edgeman residing at *29 McMillan Ave.*

Barbara J. Hinkle residing at *1635 Clay Street*
San Francisco, Ca

Entered OCT 3 1983
Will Book 272 Page 051

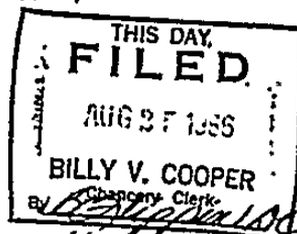
-10-
RONALD W. EDGEEMAN
ATTORNEY AT LAW
SAN FRANCISCO, CALIFORNIA

060

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 30th day of July, 1986, at ... o'clock ... M, and was duly recorded on the 27th day of August, 1986, Book No 21 on Page 179 in my office.
Witness my hand and seal of office, this 27th day of August, 1986.
BILLY V. COOPER, Clerk
By B. J. Hinkle , D.C.

BOOK 21 PAGE 180

STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO



THIS DAY personally appeared before me, the undersigned Notary Public for said County and State, Ronald W. Edgeman, one (1) of the credible and competent subscribing witnesses to a certain instrument of writing attached hereto dated September 2, 1983, purporting to be the Last Will and Testament of FRANK A. BUSSE, deceased, late of Santa Clara County, and said State; and said witness having been by me first duly sworn, on oath deposed and says:

That the said FRANK A. BUSSE, on September 2, 1983, the day of the date of said instrument, at Mountain View, California, freely and without restraint or undue influence known to me, signed, published and declared this instrument to be his Last Will and Testament in the presence of your affiant, Ronald W. Edgeman, one (1) of the subscribing witnesses to said instrument; that the said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age; that the said subscribing witnesses then and there, and at the special instance and request and in the presence of each other, subscribed and attested said instrument as witnesses to the signature and publication thereof; that said Testator, at the time of said attestation by said subscribing witnesses, was mentally capable of recognizing and actually conscious of said act of attestation; and

BOOK 21 PAGE 181

that the said subscribing witnesses, were at the time of said attestation, competent witnesses under the laws of the State of Mississippi.

Ronald W. Edgeman
RONALD W. EDGE MAN

SWORN TO and subscribed before me by RONALD W. EDGE MAN this the 20th day of August, 1986.

Barbara J. Konkle
BARBARA J. KONKLE
Notary Public

My Commission Expires:
April 3, 1987



Prepared By:

James T. Singley
SINGLEY, MINNIECE, HAMILL & WILSON
Post Office Box 5247
Meridian, Mississippi 39302-5247
(601) 693-6516

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 25th day of August, 1986, at o'clock M, and was duly recorded on the 21st day of August, 1986, Book No 21 on Page 180 in my office

Witness my hand and seal of office, this the 21st of August, 1986.

BILLY V. COOPER, Clerk

By *B. Cooper*, DC

BOOK 21 PAGE 182

LAST WILL AND TESTAMENT
OF
SAMUEL MELVIN MCKEE

28-120
THIS DAY,
FILED
SEP 12 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

STATE OF MISSISSIPPI
COUNTY OF HINDS

KNOW ALL MEN BY THESE PRESENTS: That I, Samuel Melvin McKee, having a fixed place of residence at Route 2, Box 236A, Canton, Mississippi, and being above the age of twenty-one years and of sound and disposing mind and memory, do hereby make, ordain, publish and declare this my Last Will and Testament, expressly revoking all former wills and codicils heretofore made by me and disposing of my property as follows, to-wit:

ITEM I.

I hereby nominate, appoint and constitute my son, Miles Curtiss McKee, 2545 Eastover Drive, Jackson, Mississippi, as Executor of my Last Will and Testament. Should Miles Curtiss McKee die, resign or be unable to act for any reason as the Executor of my estate, then I nominate, appoint and constitute my daughter-in-law Ann Craft McKee, 2545 Eastover Drive, Jackson, Mississippi, 39211 as Executrix of this Last Will and Testament. My Executor shall have full and plenary power to do and perform any act deemed by him/her to be for the best interest of the estate, without any

limitations whatsoever, and it is my will that my Executor appointed by the terms of this instrument be permitted to serve as such without bond, appraisal of the assets of my estate, and without inventory or the filing of any account. For the purposes of this will the term "Executor" shall also mean "Executrix" as it may be applicable.

ITEM II.

As soon as possible after my death, my Executor may pay, out of the property and estate coming into his/her hands which is subject to the payment of debts, all just and lawful debts probated against my estate, as well as any and all estate, inheritance, succession and income taxes, if any, which may be assessed against my estate which my Executor, in his/her discretion, deems beneficial to my estate and the beneficiaries. I hereby direct that my Executor shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate, but, in his/her discretion, may sell only so much of my property that is necessary to obtain cash (in addition to the cash that I leave at the time of my death) to pay said taxes, debts and costs of the administration of my estate, and after the payment of the said items, my Executor is authorized, in his sole discretion, to make distribution to devisees and legatees either in cash or in kind or in both. I further direct that my Executor shall have, with reference to my estate, all of the powers of a

BOOK 21 PAGE 184

Trustee as set forth in Section 91-9-107 of the Mississippi Code (1972) Ann. and related statutes, in addition to the powers herein granted and in addition to all inherent, implied and statutory powers of an Executor, and without in any manner limiting or restricting such powers.

ITEM III.

In the event that I predecease my wife, Alice Miles McKee, all the rest, residue and remainder of all of my property whether real, personal, mixed, of whatever nature and wheresoever located, I devise and bequeath to my said wife, Alice Miles McKee, and the same shall be hers absolutely.

ITEM IV.

In the event that my wife, Alice Miles McKee, and I die under circumstances where there is insufficient evidence to establish the sequence of our deaths, it is my will that she be presumed to have survived me for all purposes of this will.

ITEM V.

In the event that my wife, Alice Miles McKee, shall not survive me, and I die leaving my son, Miles Curtiss McKee, surviving me, all of the rest, residue and remainder of all of my property, whether real, personal or mixed of whatsoever nature and wheresoever located, I devise and bequeath to my said son and same shall be his absolutely.

Alice Miles McKee

ITEM VI.

In the event that my wife, Alice Miles McKee, and my son, Miles Curtiss McKee, shall not survive me, and I die leaving my daughter-in-law, Ann Craft McKee, surviving me, all of the rest, residue and remainder of all of my property, whether real, personal or mixed, of whatsoever nature and wheresoever located, I devise and bequeath to my said daughter-in-law and the same shall be hers absolutely.

IN WITNESS whereof I have signed an sealed this instrument on the 28th day of June, 1986, and have also written my name on the four pages hereof.

Samuel Melvin McKee
SAMUEL MELVIN MCKEE, TESTATOR

STATE OF MISSISSIPPI

COUNTY OF HINDS

This instrument was, on the day and date hereof signed, published and declared by the said Testator, Samuel Melvin McKee, to be his Last Will and Testament in the presence of us, who, at his request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 28th day of June, 1986.

WITNESSES:

Alice Marie Clark, Rt. 2, Box 267, Canton, MS
Name Address City and State

A. Clark Rt. 2 Box 267 Canton Miss
Name Address City and State

Page 4 of My Will *Samuel Melvin McKee*

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 12th day of September, 19 86, at o'clock M., and was duly recorded on the 12th day of September, 19 86, Book No. 21 on Page 182. in my office.

Witness my hand and seal of office, this the 12th of September, 19 86.

BILLY V. COOPER, Clerk

By *B. Cooper*

STATE OF MISSISSIPPI
COUNTY OF HINDS *Madison* BOOK 21 PAGE 186

28-170
THIS DAY
FILED
SEP 12 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

AFFIDAVIT OF SUBSCRIBING WITNESS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Alice Moore Clark and F. R. Clark, both of Route 2, Box 267, Canton, Mississippi, who being by me first duly sworn, did state on their oath that they have examined the Last Will and Testament of Samuel Melvin McKee and that the signatures appearing thereon as Alice Moore Clark and F. R. Clark are their signatures, that they did sign their names to the said Last Will and Testament as subscribing witnesses on the 28th day of June, 1986, in the presence of Samuel Melvin McKee and in the presence of each other, and that said Samuel Melvin McKee did subscribe his name thereto in their presence, and that the said Samuel Melvin McKee did at the time of the signing of the said Last Will and Testament declare in our presence that said instrument was his Last Will and Testament and that he did execute the same as such.

The said Alice Moore Clark and F. R. Clark further state on oath that, at the time of the execution of the said Last Will and Testament, the said Samuel Melvin McKee was over the age of twenty-one years and of sound and disposing mind and memory.

Alice Moore Clark
ALICE MOORE CLARK

F. R. Clark
F. R. CLARK

SWORN to and subscribed before me, this the 5 day of September, 1986.

Selma D. [Signature]
NOTARY PUBLIC

My Commission Expires:

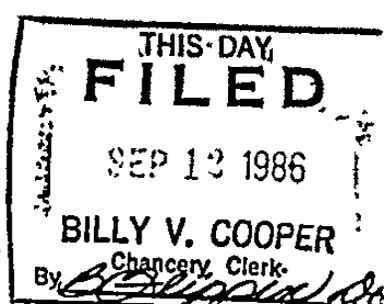
My Commission Expires July 1 1988

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 12th day of September, 1986, at o'clock M, and was duly recorded on the 12th day of September, 1986, Book No. 21, on Page 186 in my office.

Witness my hand and seal of office, this the 12th of September, 1986
BILLY V. COOPER, Clerk

By *[Signature]* D.C.

LAST WILL AND TESTAMENT OF MAZIE TWINER SCOTT

I, Mazie Twiner Scott, being over the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this instrument as my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me:

ITEM I

I do hereby bequeath unto my husband, Walter S. Scott, all personal property owned by me or in which I have any interest at the time of my death.

ITEM II

I do hereby devise unto my said husband, Walter S. Scott, for and during the term of his natural life all real property owned by me or in which I have any interest at the time of my death.

Subject to the life estate herein devised to my husband, Walter S. Scott, I do hereby devise all real property that I might own or in which I might have any interest at the time of my death to my daughter, Mazie Dell Logan Christian.

ITEM III

In the event my said husband, Walter S. Scott, should not be living at the time of my death, I do hereby devise and bequeath all my property, both real and personal and wherever situated, unto my daughter, Mazie Dell Logan Christian.

ITEM IV

I hereby nominate and appoint my said husband, Walter S. Scott, executor of this my Last Will and Testament and direct that he be not required to make or give bond or security as such executor; that he be not required to make an inventory or appraisal of my estate; and that he be not required to account or report to any court having jurisdiction.

In the event my said husband, Walter S. Scott, should predecease me, I hereby nominate and appoint my daughter, Mazie Dell Logan Christian, as executrix of this my Last Will and Testament and direct that she be not required to make or give bond or security as such executrix; that she be not required to make an inventory or appraisal of my estate; and that she be not required to account or report to any court having jurisdiction.

In Witness Whereof, I have signed, published and declared this instrument as my Last Will and Testament at Yazoo City, Mississippi, this the 15th day of June, 1964.

Mazie Twiner Scott

WITNESSES:

Jeff Morgan
Ruby M. Fraiser

We, the undersigned, do hereby certify that Mazie Twiner Scott, on the 15th day of June, 1964, at Yazoo City, Mississippi, in our presence signed, published and declared the foregoing instrument to be her Last Will and Testament and that we, at her request and in her presence and in the presence of each other, signed the same as witnesses, and that at the time of the execution of said will the said Mazie Twiner Scott was over the age of twenty-one years and of sound and disposing mind and memory.

This the 15th day of June, 1964.

Jeff Morgan
Ruby M. Fraiser

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 12th day of September, 1966, at o'clock M., and was duly recorded on the 12th day of September, 1966, Book No. 24, on Page 187 in my office.

Witness my hand and seal of office, this the 12th day of September, 1966.
BILLY V. COOPER, Clerk

By B. J. Hippen, D.C.

PROOF OF WILL—Under Code 1892

THIS DAY
FILED
SEP 12 1966
BILLY V. COOPER
Chancery Clerk
BY *B. G. Higgins*

28-125 MISS YAZOO CITY

STATE OF MISSISSIPPI, }
Yazoo County } set

CHANCERY COURT

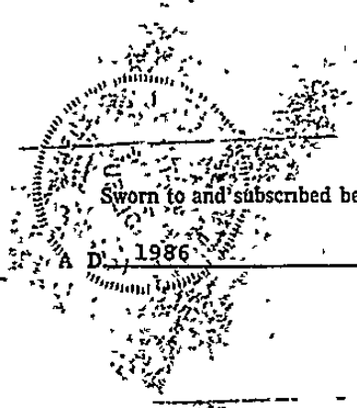
A. D. _____

In the matter of a certain instrument of writing, purporting to be the last Will and Testament of Mazie Twiner Scott deceased, late of _____ County.

Personally appeared before me ~~the undersigned Notary Public Clerk of~~ in and for the within named County ~~Chancery Court~~ of Yazoo and State MISSISSIPPI, Griffin Norquist

one of the subscribing witnesses to the foregoing and annexed instrument of writing, purporting to be the last Will and Testament of Mazie Twiner Scott deceased late of _____ County, who, having been first duly sworn, says that the said Mazie Twiner Scott signed, published and declared her said instrument as her last Will and Testament, on the 15th day of June A. D. 1964, the day of the date of said instrument, in the presence of this deponent, and in the presence of Ruby M. Fraiser, the other subscribing witness thereto, and that the said testatrix was then of sound, disposing mind and memory, was more than twenty-one years of age, and that this deponent and Ruby M. Fraiser, 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 testatrix, and in the presence of each other, on the day and year of the date thereof

Griffin Norquist
Griffin Norquist



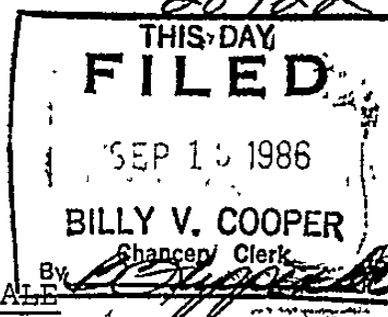
Sworn to and subscribed before me, this 17th day of September

A. D. 1966

Mary W. Brown
Notary Public

My Commission Expires: 7-26-70

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 12th day of September, 1966, at _____ o'clock _____ M., and was duly recorded on the 12th day of September, 1966, Book No. 21 on Page 189 in my office.
Witness my hand and seal of office, this the 12th of September, 1966.
BILLY V. COOPER, Clerk
By *B. G. Higgins* D. C.



LAST WILL AND TESTAMENT OF M. E. (MACK) RAGSDALE

I, M. E. (MACK) RAGSDALE, an adult resident citizen of Canton, 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 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 to pay all Federal and State estate, inheritance, succession, transfer, or other death taxes which are assessed against my estate or against any beneficiary, including 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 purposes, out of my residuary estate.

CLAUSE II

I give and bequeath unto my wife, Lula Mae Ragsdale, if she be living at the time of my death, all of my clothing, books, jewelry, automobiles, and other items of personal use and adornment; and if she shall not survive me, I give and bequeath all of said property to my daughter, Janet Rae Ragsdale Barnett, or if my said child should predecease me to the issue of such child.

CLAUSE III

I give, bequeath, and devise to my wife, Lula Mae Ragsdale, for and during her widowhood the lot and dwelling house on East Peace Street in Canton, Mississippi, now occupied by us as a homestead, together with all my right, title, and interest in the household furniture, carpets, rugs, pictures, silverware, china ware, and other such items of household furnishings and

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ornaments; and upon the death or remarriage of my said wife said property shall pass and go to my daughter, Janet Rae Ragsdale Barnett, or if my said child should predecease me, to the issue of said child.

CLAUSE IV

I give and bequeath unto James Austin Cook the sum of Five Thousand Dollars (\$5,000.00) cash.

CLAUSE V

I give and bequeath unto Mary Merle Cook Harris the sum of Five Thousand Dollars (\$5,000.00) cash.

CLAUSE VI

1. If my wife, Lula Mae Ragsdale, survives me, there is hereby created a trust to be known as the M. E. RAGSDALE MARITAL TRUST, and I designate and appoint as Trustee of such Marital Trust THE FIRST NATIONAL BANK OF JACKSON, Jackson, Mississippi, and devise and bequeath unto said Trustee, in trust, for said trust and for the purposes and uses and on the conditions hereinafter stated:

A portion of my estate and property to be selected and designated by my Executor, and which assets and properties shall be of such nature and in such amount and value as to equal fifty per cent (50%) of the value of my adjusted gross estate as finally determined for federal estate tax purposes, less the aggregate amount of marital deductions, if any, allowed for such tax purposes by reason of property or interest in property passing or which have passed to her otherwise than by the terms of this clause of my will; but the cash and other properties selected in satisfaction of such devise and bequest shall have an adequate, fair market value, fairly representative of the distributee's proportionate share of the appreciation or depreciation in the value to the date or dates of distribution of all properties then available for

Last Will and Testament of M. E. (Mack) Ragsdale - Page 3

distribution. All values shall be those finally determined for Federal estate tax purpose;

2. This trust shall be administered for the benefit of my wife as a separate trust throughout her lifetime, and all the net income from said trust estate shall be paid to her by the Trustee monthly or quarterly, as she may prefer. The Trustee is empowered in its discretion to augment such income with such part of the corpus of this trust as it may determine to be necessary or desirable from time to time to adequately and properly provide for the needs, comfort and welfare of my wife;

3. Upon the death of my said wife, all accrued and undistributed income from said trust shall be paid to her estate and the entire remaining principal thereof shall be paid over to such person or persons, or to the estate of my said wife, free of any trusts created in this will, in the manner and proportions as my said wife in her sole discretion shall designate and appoint in her Last Will and Testament. The power of appointment herein granted to my wife shall be exercisable by her alone and in all events. In the event my wife shall default in the exercise of the power of appointment herein granted, or in the event any such appointment shall be void or ineffective, then upon the death of my said wife, the entire remaining principal of said trust shall be transferred and delivered to the Residuary Trust hereinafter created under the terms and conditions therein set forth, or to the beneficiaries thereof should the Residuary Trust be then terminated, all as set forth therein;

4. Should any power or powers herein generally or specifically granted to my Trustee, whether contained in this item or elsewhere in this Will, be construed to disqualify the marital trust herein created for the benefit of my wife from the estate tax marital deduction under the Federal Estate Tax Laws, then such

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power or powers are hereby expressly revoked and inapplicable to the marital trust herein created, to the same extent as if no such power or powers were ever granted. My intention is to give my estate the benefit of the Federal Marital Deduction to the extent herein provided for.

CLAUSE VII

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 JACKSON, Jackson, Mississippi, as Trustee, in trust, and which trust shall be separately administered and known as the M. E. RAGSDALE RESIDUARY TRUST. This Residuary Trust is created for the use and benefit of the beneficiaries hereinafter designated and for the following purposes:

1. The Trustee shall pay to my wife, Lula Mae Ragsdale, and my daughter, Janet Rae Ragsdale Barnett, out of income or corpus, in monthly or quarterly payments such sums as it may determine to be proper for the needs, comfort, care, and welfare of my said wife and daughter during their respective lifetimes so far as said income and corpus will permit. 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 wife and daughter rather than to conserve said trust estate for the remaindermen to the detriment of my said wife and daughter.

2. This trust shall continue until the death of the survivor of my said wife and daughter, and upon the death of the survivor of them, then this trust shall terminate and the balance remaining shall pass and go to the lawful issue of my said daughter

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then living; provided, however, that if such issue has not at that time reached his or her majority then the share of each such minor issue shall be held and administered in trust by said trustee for the use and benefit of each such minor, if any, until such minor shall have attained his or her legal majority. If upon the death of the survivor of my said wife and daughter, my said daughter shall not leave issue surviving her, then the balance remaining in said trust shall pass and go to her lawful heirs.

CLAUSE VIII

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, powers, 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:

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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

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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 to 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

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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 IX

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 X

No rights of any beneficiary 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 XI

In the event that my wife 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 wife shall be deemed to have survived me.

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CLAUSE XII

I name, constitute, and appoint THE FIRST NATIONAL BANK OF JACKSON, Jackson, Mississippi, as executor of this Will and do hereby relieve said Executor of making bond and filing an inventory or accounting to any Court, and do hereby expressly give and grant unto said Executor during the administration of my estate all of the rights, powers, and discretion herein given to it as trustee of the trust estates herein created. Should said executor herein named refuse or be unable to act, then it is my desire and request that the Court having jurisdiction over the administration of my estate designate another banking association authorized to do business in the State of Mississippi as executor hereunder with all of the rights, privileges, powers, and discretion given the executor herein named.

CLAUSE XIII

I suggest and request that my executor and trustee hereunder retain my attorney, R. H. Powell, Jr., of the firm of Powell & Fancher of Canton, Mississippi, as legal counsel in connection with the administration of my estate and the trusts hereunder. I make this as a suggestion and request, but the executor and trustee shall have the right to employ other or additional counsel at any time and from time to time as it may deem advisable.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this the 28th day of January, 1982.

M. E. (Mack) Ragsdale
M. E. (Mack) Ragsdale

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

B. H. Fancher, Jr.
C. R. Fancher, Jr.

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 15th day of September, 1986, at . . . o'clock . . . M, and was duly recorded on the 15th day of September, 1986, Book No. 21 on Page 190 in my office.

Witness my hand and seal of office, this the 15th of September, 1986.

BILLY V. COOPER, Clerk

By . . . B. H. Fancher, Jr. . . . D.C.

BOOK 21 PAGE 199
PROOF OF WILL

25-123
THIS DAY,
FILED
SEP 16 1986
BILLY V. COOPER
Chancery Clerk
By *[Signature]*

STATE OF MISSISSIPPI
COUNTY OF MADISON

In the Matter of a Certain Instrument of Writing Purporting to be the Last Will and Testament of M. E. (Mack) Ragsdale, Deceased.

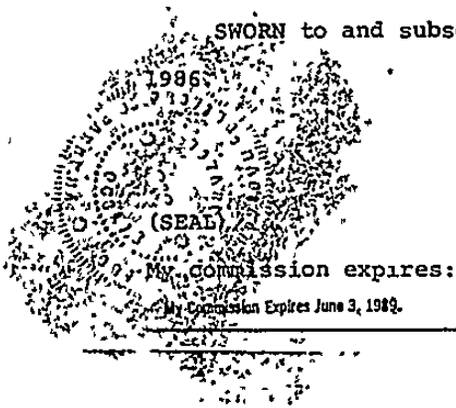
Personally appeared before me, a Notary Public in and for said County and State, the undersigned R. H. POWELL, JR., who being by me first duly sworn, states on oath:

That affiant was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of M. E. (Mack) Ragsdale, and affiant states that the said M. E. Ragsdale signed, published, and declared said instrument as his Last Will and Testament on the 28th day of January, 1982, the day of the date of said instrument, in the presence of this deponent and in the presence of Joe R. Fancher, Jr., 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 this deponent and Joe R. Fancher, Jr., 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 each other on the day and year of the date of said instrument.

[Signature]
R. H. POWELL, JR.

SWORN to and subscribed before me, this 15th day of September,

[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 15th day of September, 1986, at o'clock..... M., and was duly recorded on the 15th day of September, 1986, Book No 21, on Page 199 in my office.

Witness my hand and seal of office, this the 15th of September, 1986.

BILLY V. COOPER, Clerk

By *[Signature]*, D.C.