

THIS DAY  
**FILED**  
SEP 10 1986  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*  
28-19

# Last Will and Testament

OF

LETHA P. ATKINS

I, LETHA P. ATKINS, being over the age of eighteen (18) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby expressly revoking any and all wills and codicils made by me as follows, to-wit:

I.

I hereby appoint R. L. Arender as Executor of my Last Will and Testament, to serve without bond, inventory or formal appraisal of my estate.

II.

I hereby give, devise and bequeath unto Mavis A. Stephens, R. L. Arender, James Arender, Minnie A. Dickerson, Mary A. Jordan, Myrtis A. Simpson, Jessie Arender and Burl Lee Atkins all of my property, real, personal and mixed of whatsoever kind and nature and wheresoever situated, in equal shares to share and share alike.

III.

Should I own at my death any items of personalty or realty which cannot be divided by agreement of the beneficiaries herein, it is my desire that such items be sold and converted to cash; however, the beneficiaries herein shall have a right of first refusal to purchase same.

IN WITNESS WHEREOF, I, LETHA P. ATKINS have hereunto set my signature and published this to be my Last Will and Testament on this the 4th day of May, 1981, in the presence of two witnesses who have signed as witnesses at my request, in my presence and in the presence of each other.

*LETHA P. ATKINS*

LETHA P. ATKINS

WITNESSES:

*Gary Smith-Van*  
*Ann Paula Ferrell*

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES on this the 4th day of May, 1981.

[Signature]  
[Signature]  
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 19<sup>th</sup> day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19<sup>th</sup> day of September, 1986, Book No. 21 on Page 201 in my office. Witness my hand and seal of office, this the 19<sup>th</sup> of September, 1986.

BILLY V. COOPER, Clerk

By [Signature], D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF LETHA P. ADKINS, DECEASED

R. L. ARENDER, PETITIONER

THIS DAY, FILED SEP 19 1986 BILLY V. COOPER, Chancery Clerk

CIVIL ACTION, FILE NO. 28-119

AFFIDAVIT OF ATTESTING WITNESS

STATE OF MISSISSIPPI COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named LARRY SMITH-VANIZ, who, having been first duly sworn, says that Affiant is one of the subscribing witnesses to the foregoing and annexed instrument of writing propoing to be the Last Will and Testament of Letha P. Adkins, deceased; that said Letha P. Adkins signed, published and declared said instrument as her Last Will and Testament on the 4th day of May, 1981, the day of the date of said instrument, in the presence of this deponent, and in the presence of Ava Paula Feraci, the other subscribing witness thereto, and that the said testator was then of sound, disposing mind and memory, was more than twenty-one years of age, and that this deponent and Ava Paula Feraci, the other subscribing witness, subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance, and in the presence of the testator, and in the presence of each other, on the day and year of the date thereof.

Larry Smith-Vaniz

SWORN TO AND SUBSCRIBED BEFORE ME, this the 4th day of September, 1986.

Elaine M. Maddox, 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 September, 1986, at ... o'clock ... M., and was duly recorded on the 19th day of September, 1986, Book No 21, on Page 202, in my office.

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

BILLY V. COOPER, Clerk

By B. Blipin, D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF LETHA P. ADKINS, DECEASED

R. L. ARENDER, PETITIONER

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

CIVIL ACTION, FILE NO. 28-119

AFFIDAVIT OF ATTESTING WITNESS

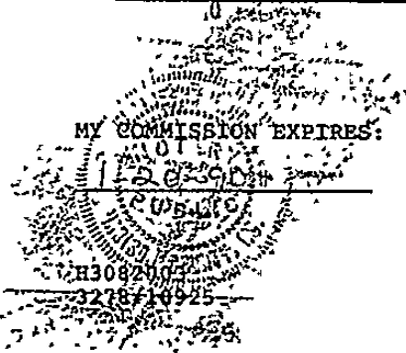
STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named AVA PAULA FERACI, who, having been first duly sworn, says that Affiant is one of the subscribing witnesses to the foregoing and annexed instrument of writing propoing to be the Last Will and Testament of Letha P. Adkins, deceased; that said Letha P. Adkins signed, published and declared said instrument as her Last Will and Testament on the 4th day of May, 1981, the day of the date of said instrument, in the presence of this deponent, and in the presence of Larry Smith-Vaniz, the other subscribing witness thereto, and that the said testator was then of sound, disposing mind and memory, was more than twenty-one years of age, and that this deponent and Larry Smith-Vaniz, the other subscribing witness, subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance, and in the presence of the testator, and in the presence of each other, on the day and year of the date thereof.

*Ava Paula Feraci*  
Ava Paula Feraci

SWORN TO AND SUBSCRIBED BEFORE ME, this the 28<sup>th</sup> day of August, 1986.

*Elaine M. Maddox*  
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison

J. Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 19<sup>th</sup> day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19<sup>th</sup> day of September, 1986, Book No. 21, on Page 203, in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of September, 1986.

BILLY V. COOPER, Clerk

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

28-111  
THIS DAY  
**FILED**  
SEP 10 1986  
BILLY V. COOPER  
By *[Signature]* Chancey Clerk

# Last Will and Testament

OF

CHARLIE LOGAN

I, CHARLIE LOGAN, an adult resident citizen of the City of Tougaloo, Mississippi, 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 any and all other Wills and Codicils heretofore made by me.

ITEM ONE

I direct that all of my just debts and the expenses of my last illness and burial be first paid out of my estate.

ITEM TWO

I hereby appoint Bertha Lee Gray as Executrix of this, my Last Will and Testament and do hereby dispense with her giving of any bond as such and all other formalities permitted by the law.

ITEM THREE

I give, devise and bequeath unto Bertha Lee Gray, good friend, Joseph Brown, grandson, and Theresa Gray, age 20, share and share alike all of the property of which I may die seized and possessed, either real, personal or mixed, and wheresoever situated, regardless of kind and character.

WITNESS MY SIGNATURE this 7<sup>th</sup> day of February, 1984.

*[Signature]*  
\_\_\_\_\_  
CHARLIE LOGAN

SUBSCRIBING WITNESSES:

*[Signature]*  
\_\_\_\_\_  
*[Signature]*  
\_\_\_\_\_

STATE OF MISSISSIPPI  
COUNTY OF HINDS

WE, the undersigned subscribing witnesses to the foregoing Will, do hereby certify that the Testator signed the foregoing

LAST WILL AND TESTAMENT OF CHARLIE LOGAN  
PAGE 2

Will in our presence and in the presence of each other and declared the foregoing instrument to be his true Last Will and Testament and requested us and each of us to sign as attesting witnesses thereto and we and each of us did sign said Last Will and Testament as subscribing witnesses thereto in the presence of the Testator and each other.

We and each of us do further certify that the Testator at the time of the execution of said Last Will and Testament, was of sound, disposing mind and memory, more than twenty-one years of age, and a resident of Tougaloo, Mississippi.

WITNESS OUR SIGNATURES, this, the 7<sup>th</sup> day of February, 1984.

Linda R. Bask

Mary Lois Barnett

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 19<sup>th</sup> day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19<sup>th</sup> day of September, 1986, Book No. 21 on Page 204 in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of September, 1986.

BILLY V. COOPER, Clerk

By B. Shippin....., D.C.

THIS DAY  
**FILED**  
SEP 10 1986  
BILLY V. COOPER  
Chancery Clerk  
By *B. Cooper*

BOOK 21 PAGE 206

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF CHARLIE LOGAN, DECEASED

NO. 28077

AFFIDAVIT OF WITNESS TO LAST WILL AND TESTAMENT

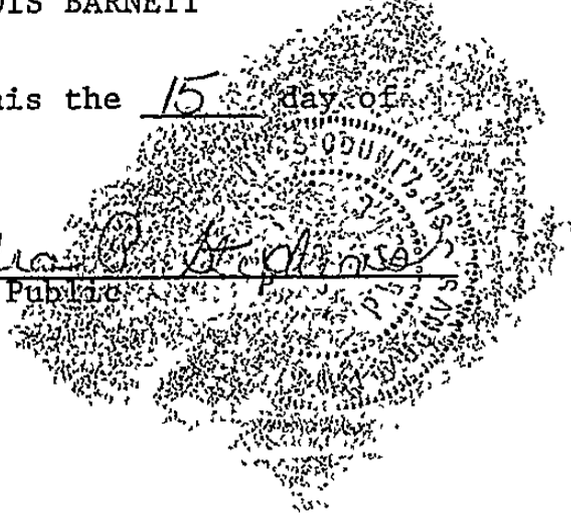
STATE OF MISSISSIPPI  
COUNTY OF HINDS

Personally appeared before me, the undersigned authority at law in and for the aforesaid jurisdiction, Mary Lois Barnett, who, being by me first duly sworn, states on oath, as follows:

That she is one of the subscribing witnesses to the Last Will and Testament of Charlie Logan, deceased, dated February 7, 1984, the original of said Last Will and Testament being attached hereto, and a true copy of same being attached to the Petition for Probate of Will and marked Exhibit "A" thereto; and that said instrument was duly executed by said Charlie Logan on said date, in my presence and in the presence of Linda R. Banks and that affiant subscribed her name to said Last Will and Testament at the instance and request of said testator, in his presence, and in the presence of Linda R. Banks and that at the time of the execution of said Last Will and Testament of Charlie Logan, he was of sound mind, and disposing mind and memory and over the age of twenty-one (21) years.

*Mary Lois Barnett*  
MARY LOIS BARNETT

SWORN TO AND SUBSCRIBED BEFORE ME, this the 15 day of August, 1986.

*Sandra B. St. John*  
Notary Public  


My Commission Expires:  
My Commission Expires March 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 19<sup>th</sup> day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19<sup>th</sup> day of September, 1986, Book No. 21 on Page 206 in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of September, 1986.

BILLY V. COOPER, Clerk

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

BOOK 21 PAGE 207 #28-107

LAST WILL AND TESTAMENT

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

I, KERMIT C. SWANSON PRESENTLY RESIDING AT 51 WINTER GREEN ROAD, MADISON, MS 39110 DO HEREBY MAKE, PUBLISH AND DECLARE THIS TO BE MY LAST WILL AND TESTAMENT AND DO HEREBY REVOKE ANY AND ALL OTHER WILLS AND CODICILS HERETOFORE MADE BY ME.

I AM MARRIED TO KATHERINE H. SWANSON. I ORDER AND DIRECT THAT MY JUST DEBTS AND FUNERAL EXPENSES, ANY INHERITANCE AND SUCCESSION TAXES, STATE OR FEDERAL UPON MY ESTATE SHALL BE THOROUGHLY REVIEWED AND PRUDENTLY HANDLED AS MAY BE DEEMED PROPER IN EACH CASE.

I GIVE ALL MY ESTATE TO MY WIFE. IN THE EVENT THAT MY SAID WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME FOR SIXTY (60) DAYS, I GIVE ALL MY ESTATE TO MY CHILDREN, WHO SURVIVE ME IN EQUAL SHARES PER STIRPES. SON, KIM CHARLES SWANSON, DAUGHTER, KATHY CELESTE SWANSON.

I NOMINATE AND APPOINT MY WIFE AS EXECUTRIX OF THIS WILL, IN THE EVENT MY WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME OR FAILS TO SERVE AS SUCH EXECUTRIX THEN IN SUCH EVENT, I NOMINATE AND APPOINT KATHY CELESTE SWANSON EXECUTRIX OF THIS MY LAST WILL AND TESTAMENT. I FURTHER DIRECT THAT NO APPOINTEE HEREUNDER SHALL BE REQUIRED TO GIVE ANY BOND FOR THE FAITHFUL PERFORMANCE OF HER DUTIES.

I HEREBY AUTHORIZE MY EXECUTRIX TO EXERCISE ALL THE POWERS, RIGHTS, DISCRETIONS, DUTIES AND IMMUNITIES CONFERRED UPON FIDUCIARIES TO THE EXTENT PERMITTED BY LAW WITH FULL POWER TO SELL, LEASE, MORTGAGE, INVEST, REINVEST, OR OTHERWISE DISPOSE OF THE ASSETS OF MY ESTATE IF REQUIRED OR DESIRED.

I SUBSCRIBE MY NAME TO THIS WILL THIS 16TH DAY OF DECEMBER 1985, AT 51 WINTERGREEN ROAD, MADISON, MS 39110

*[Signature]*  
KERMIT C. SWANSON

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 September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19th day of September, 1986, Book No. 21 on Page 207 in my office.

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

BILLY V. COOPER, Clerk

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

FILED  
SEP 19 1986  
BILLY V. COOPER  
Chancery Clerk

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THE ESTATE OF  
KERMIT CLARENCE SWANSON, DECEASED NO. 28-107

AFFIDAVIT OF AUTHENTICITY AND COMPETENCY

STATE OF MISSISSIPPI

COUNTY OF HINDS

Karl E. Seepe, Jr., being first duly sworn, deposes and says:

1. That affiant resides at 1206 Shady Glen Drive, City of Clinton, State of Mississippi.

2. That affiant is over the age of 18 years.

3. That affiant has know and has been personally acquainted with Kermit Clarence Swanson for 10 years, and is well acquainted with the handwriting and signature of Kermit Clarence Swanson.

4. That the instrument dated December 16, 1985, purporting to be the last will and testament of Kermit Clarence Swanson, filed in this court on September 5, 1986, and which is now shown to me, is wholly in the handwriting of Kermit Clarence Swanson, and Kermit Clarence Swanson's signature is subscribed thereto.

5. That on the date of Kermit Clarence Swanson's last will and testament, Kermit Clarence Swanson had attained the age of 63 years, and at the time said will was made and executed, Kermit Clarence Swanson, as far as is known to affiant, was of sound mind and had testamentary capacity.

Karl Seepe  
KARL SEEPE

SWORN TO AND SUBSCRIBED to before me this the 11th day of August, 1986.

Paul G. Stef  
NOTARY PUBLIC

MY COMMISSION EXPIRES:

My Commission Expires November 26, 1988



LAST WILL AND TESTAMENT

I, KERMIT C. SWANSON PRESENTLY RESIDING AT 51 WINTER GREEN ROAD, MADISON, MS 39110 DO HEREBY MAKE, PUBLISH AND DECLARE THIS TO BE MY LAST WILL AND TESTAMENT AND DO HEREBY REVOKE ANY AND ALL OTHER WILLS AND CODICILS HERETOFORE MADE BY ME.

I AM MARRIED TO KATHERINE H. SWANSON. I ORDER AND DIRECT THAT MY JUST DEBTS AND FUNERAL EXPENSES, ANY INHERITANCE AND SUCCESSION TAXES, STATE OR FEDERAL UPON MY ESTATE SHALL BE THOROUGHLY REVIEWED AND PRUDENTLY HANDLED AS MAY BE DEEMED PROPER IN EACH CASE.

I GIVE ALL MY ESTATE TO MY WIFE. IN THE EVENT THAT MY SAID WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME FOR SIXTY (60) DAYS, I GIVE ALL MY ESTATE TO MY CHILDREN, WHO SURVIVE ME IN EQUAL SHARES PER STIRPES. SON, KIM CHARLES SWANSON, DAUGHTER, KATHY CELESTE SWANSON.

I NOMINATE AND APPPOINT MY WIFE AS EXECUTRIX OF THIS WILL, IN THE EVENT MY WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME OR FAILS TO SERVE AS SUCH EXECUTRIX THEN IN SUCH EVENT, I NOMINATE AND APPPOINT KATHY CELESTE SWANSON EXECUTRIX OF THIS MY LAST WILL AND TESTAMENT. I FURTHER DIRECT THAT NO APPOINTEE HEREUNDER SHALL BE REQUIRED TO GIVE ANY BOND FOR THE FAITHFUL PERFORMANCE OF HER DUTIES.

I HEREBY AUTHORIZE MY EXECUTRIX TO EXERCISE ALL THE POWERS, RIGHTS, DISCRETIONS, DUTIES AND IMMUNITIES CONFERRED UPON FIDUCIARIES TO THE EXTENT PERMITTED BY LAW WITH FULL POWER TO SELL, LEASE, MORTGAGE, INVEST, REINVEST, OR OTHERWISE DISPOSE OF THE ASSETS OF MY ESTATE IF REQUIRED OR DESIRED.

I SUBSCRIBE MY NAME TO THIS WILL THIS 16TH DAY OF DECEMBER 1985, AT 51 WINTERGREEN ROAD, MADISON, MS 39110  
Kermit C. Swanson  
KERMIT C. SWANSON

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 September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19th day of September, 1986, Book No. 21... on Page 208... in my office.

Witness my hand and seal of office this the 19th of September, 1986...  
BILLY V. COOPER, Clerk

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

THIS DAY  
**FILED**  
SEP 19 1986  
BILLY V. COOPER  
Chancery Clerk

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THE ESTATE OF  
KERMIT CLARENCE SWANSON, DECEASED

NO. 28-107

AFFIDAVIT OF AUTHENTICITY AND COMPETENCY

STATE OF MISSISSIPPI

COUNTY OF Madison

Harold Van Devender, being first duly sworn, deposes and says:

1. That affiant resides at 1202 Plantation, City of Jackson, State of Mississippi.

2. That affiant is over the age of 18 years.

3. That affiant has know and has been personally acquainted with Kermit Clarence Swanson for FIVE years, and is well acquainted with the handwriting and signature of Kermit Clarence Swanson.

4. That the instrument dated December 16, 1985, purporting to be the last will and testament of Kermit Clarence Swanson, filed in this court on September 5, 1986, and which is now shown to me, is wholly in the handwriting of Kermit Clarence Swanson, and Kermit Clarence Swanson's signature is subscribed thereto.

5. That on the date of Kermit Clarence Swanson's last will and testament Kermit Clarence Swanson had attained the age of 63 years, and at the time said will was made and executed, Kermit Clarence Swanson, as far as is known, to affiant, was of sound mind and had testamentary capacity.

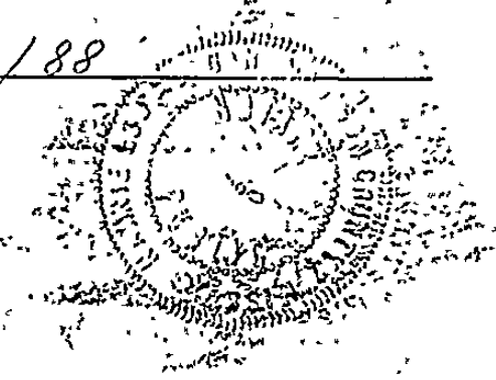
*Harold Van Devender*  
HAROLD VAN DEVENDER

SWORN TO AND SUBSCRIBED to before me this the 25<sup>th</sup> day of August, 1986.

*Nannie Lou Morgan*  
NOTARY PUBLIC

MY COMMISSION EXPIRES:

7/1/88



LAST WILL AND TESTAMENT

I, KERMIT C. SWANSON PRESENTLY RESIDING AT 51 WINTER GREEN ROAD, MADISON, MS 39110 DO HEREBY MAKE, PUBLISH AND DECLARE THIS TO BE MY LAST WILL AND TESTAMENT AND DO HEREBY REVOKE ANY AND ALL OTHER WILLS AND CODICILS HERETOFORE MADE BY ME.

I AM MARRIED TO KATHERINE H. SWANSON. I ORDER AND DIRECT THAT MY JUST DEBTS AND FUNERAL EXPENSES, ANY INHERITANCE AND SUCCESSION TAXES, STATE OR FEDERAL UPON MY ESTATE SHALL BE THOROUGHLY REVIEWED AND PRUDENTLY HANDLED AS MAY BE DEEMED PROPER IN EACH CASE.

I GIVE ALL MY ESTATE TO MY WIFE. IN THE EVENT THAT MY SAID WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME FOR SIXTY (60) DAYS, I GIVE ALL MY ESTATE TO MY CHILDREN, WHO SURVIVE ME IN EQUAL SHARES PER STIRPES. SON, KIM CHARLES SWANSON, DAUGHTER, KATHY CELESTE SWANSON.

I NOMINATE AND APPOINT MY WIFE AS EXECUTRIX OF THIS WILL. IN THE EVENT MY WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME OR FAILS TO SERVE AS SUCH EXECUTRIX THEN IN SUCH EVENT, I NOMINATE AND APPOINT KATHY CELESTE SWANSON EXECUTRIX OF THIS MY LAST WILL AND TESTAMENT. I FURTHER DIRECT THAT NO APPOINTEE HEREUNDER SHALL BE REQUIRED TO GIVE ANY BOND FOR THE FAITHFUL PERFORMANCE OF HER DUTIES.

I HEREBY AUTHORIZE MY EXECUTRIX TO EXERCISE ALL THE POWERS, RIGHTS, DISCRETIONS, DUTIES AND IMMUNITIES CONFERRED UPON FIDUCIARIES TO THE EXTENT PERMITTED BY LAW WITH FULL POWER TO SELL, LEASE, MORTGAGE, INVEST, REINVEST, OR OTHERWISE DISPOSE OF THE ASSETS OF MY ESTATE IF REQUIRED OR DESIRED.

I SUBSCRIBE MY NAME TO THIS WILL THIS 16TH DAY OF DECEMBER 1985, AT 51 WINTERGREEN ROAD, MADISON, MS 39110

Kermit C. Swanson  
KERMIT C. SWANSON

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 16th day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19th day of September, 1986, Book No. 21 on Page 21 in my office.

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

BILLY V. COOPER, Clerk

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

FILED

SEP 19 1986

BILLY V. COOPER

Chancery Clerk

By *[Signature]*

BOOK 21 PAGE 212

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THE ESTATE OF  
KERMIT CLARENCE SWANSON, DECEASED

NO. 28407

AFFIDAVIT OF AUTHENTICITY AND COMPETENCY

STATE OF MISSISSIPPI

COUNTY OF Madison

Georgia Van Devender, being first duly sworn, deposes and says:

1. That affiant resides at 1202 Plantation, City of Jackson, State of Mississippi.
2. That affiant is over the age of 18 years.
3. That affiant has know and has been personally acquainted with Kermit Clarence Swanson for 5 years, and is well acquainted with the handwriting and signature of Kermit Clarence Swanson.
4. That the instrument dated December 16, 1985, purporting to be the last will and testament of Kermit Clarence Swanson, filed in this court on September 5, 1986, and which is now shown to me, is wholly in the handwriting of Kermit Clarence Swanson, and Kermit Clarence Swanson's signature is subscribed thereto.
5. That on the date of Kermit Clarence Swanson's last will and testament, Kermit Clarence Swanson had attained the age of 63 years, and at the time said will was made and executed, Kermit Clarence Swanson, as far as is known to affiant, was of sound mind and had testamentary capacity.

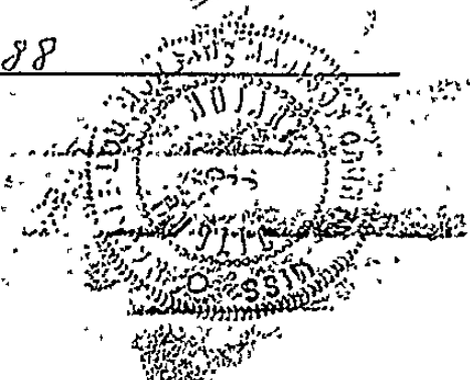
*Georgia Van Devender*  
GEORGIA VAN DEVENDER

SWORN TO AND SUBSCRIBED to before me this the 25<sup>th</sup> day of August, 1986.

*Nannie Lou Morgan*  
NOTARY PUBLIC

MY COMMISSION EXPIRES:

7/1/88



LAST WILL AND TESTAMENT

I, KERMIT C. SWANSON PRESENTLY RESIDING AT 51 WINTER GREEN ROAD MADISON, MS 39110 DO HEREBY MAKE, PUBLISH AND DECLARE THIS TO BE MY LAST WILL AND TESTAMENT AND DO HEREBY REVOKE ANY AND ALL OTHER WILLS AND CODICILS HERETOFORE MADE BY ME.

I AM MARRIED TO KATHERINE H. SWANSON. I ORDER AND DIRECT THAT MY JUST DEBTS AND FUNERAL EXPENSES, ANY INHERITANCE AND SUCCESSION TAXES, STATE OR FEDERAL UPON MY ESTATE SHALL BE THOROUGHLY REVIEWED AND PRUDENTLY HANDLED AS MAY BE DEEMED PROPER IN EACH CASE.

I GIVE ALL MY ESTATE TO MY WIFE. IN THE EVENT THAT MY SAID WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME FOR SIXTY (60) DAYS, I GIVE ALL MY ESTATE TO MY CHILDREN, WHO SURVIVE ME IN EQUAL SHARES PER STIRPES. SON, KIM CHARLES SWANSON, DAUGHTER, KATHY CELESTE SWANSON.

I NOMINATE AND APPOINT MY WIFE AS EXECUTRIX OF THIS WILL, IN THE EVENT MY WIFE SHALL PREDECEASE ME OR FAILS TO SURVIVE ME OR FAILS TO SERVE AS SUCH EXECUTRIX THEN IN SUCH EVENT, I NOMINATE AND APPOINT KATHY CELESTE SWANSON EXECUTRIX OF THIS MY LAST WILL AND TESTAMENT. I FURTHER DIRECT THAT NO APPOINTEE HEREUNDER SHALL BE REQUIRED TO GIVE ANY BOND FOR THE FAITHFUL PERFORMANCE OF HER DUTIES.

I HEREBY AUTHORIZE MY EXECUTRIX TO EXERCISE ALL THE POWERS, RIGHTS, DISCRETIONS, DUTIES AND IMMUNITIES CONFERRED UPON FIDUCIARIES TO THE EXTENT PERMITTED BY LAW WITH FULL POWER TO SELL, LEASE, MORTGAGE, INVEST, REINVEST, OR OTHERWISE DISPOSE OF THE ASSETS OF MY ESTATE IF REQUIRED OR DESIRED.

I SUBSCRIBE MY NAME TO THIS WILL THIS 16TH DAY OF DECEMBER 1985, AT 51 WINTERGREEN ROAD, MADISON, MS 39110

Kermit C. Swanson  
KERMIT C. SWANSON

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 19<sup>th</sup> day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19<sup>th</sup> day of September, 1986, Book No. 21... on Page 212 in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of September, 1986....

BILLY V. COOPER, Clerk

By B. G. Shippin....., D.C.

THIS DAY FILED

Sept 19 1986

BILLY V. COOPER  
Chancery Clerk

By *[Signature]*  
88-129

LAST WILL AND TESTAMENT OF LIZZIE LEE JACKSON

I, Lizzie Lee Jackson, a widow, and resident of Madison County, Mississippi and being over the age of eighteen years and of sound and disposing mind and memory, do hereby make, publish 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 bequeath and devise all of my property, real, personal and mixed and wheresoever situated to my five children, to-wit: Maggie Pearl Jackson, Joe Dean Jackson, Johnny Clyde Jackson, Gene Earl Jackson and Elizabeth Ann Jackson Cosby, each to share alike.

ITEM 2. I hereby appoint my son, Johnny Clyde Jackson, executor of my estate without bond, waiving all requirements whatever of bond from him as such executor. I hereby waive an inventory and an appraisal 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 as such, and do hereby waive all court proceedings whatever in the administration of my estate, save the probate of this My Last Will and Testament.

SIGNED AND DECLARED to be my Last Will and Testament, this \_\_\_\_\_ day of 3/31/86, 1985.

*[Signature]*  
LIZZIE LEE JACKSON

- 1) Mrs. Chas. K. [Signature] (WITNESS)
- 2) Ms. Louise Hubbs (WITNESS)

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of Lizzie Lee Jackson, do hereby certify that the said Lizzie Lee Jackson on the day she executed the foregoing will was over the age of eighteen years and of sound and disposing mind and memory; and 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 31 day of 3, 1985.

- 1) Red Chas. K. [Signature] (WITNESS)
- 2) Ms. Louise Hubbs (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 19th day of September, 1986, at \_\_\_\_\_ o'clock .. .. M., and was duly recorded on the 19th day of September, 1986, Book No 21 on Page 214 in my office.

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

BILLY V. COOPER, Clerk

By *[Signature]* D C

BOOK 21 PAGE 215

THIS DAY  
**FILED**  
SEP 21 1986  
BILLY V. COOPER  
By *[Signature]*  
28-129

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF Hinds

IN THE MATTER OF A CERTAIN INSTRUMENT OF WRITING PURPORTING TO BE THE LAST WILL AND TESTAMENT OF LIZZIE LEE JACKSON, DECEASED, LATE OF MADISON COUNTY, MISSISSIPPI

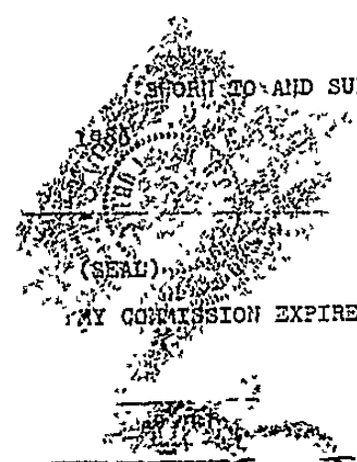
PERSONALLY APPEARED before me, the undersigned authority in and for said County and State, the undersigned Reverend Charles Miller, who, being by me first duly sworn, states on oath:

That affiant was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Lizzie Lee Jackson, and affiant states that the said Lizzie Lee Jackson signed, published, and declared said instrument as her Last Will and Testament on the March 31, 1985, the day of the date of said instrument, in the presence of this deponent and in the presence of Mrs. Louise Hubbs, 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 Mrs. Louise Hubbs, 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.

*[Signature]*  
REVEREND CHARLES MILLER

APPEARED TO AND SUBSCRIBED before me, this 3rd day of September

*[Signature]*  
NOTARY PUBLIC



MY COMMISSION EXPIRES: 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 19th day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 19th day of September, 1986, Book No. 21 on Page 215 in my office.  
Witness my hand and seal of office, this the 19th of September, 1986.  
BILLY V. COOPER, Clerk  
By *[Signature]*, D.C.

BOOK 21 216

28-113

# Last Will and Testament

OF

EZEKIEL MORGAN SHAW, JR.

THIS DAY  
**FILED**  
 SEP 23 1986  
 BILLY V. COOPER  
 Chancery Clerk  
*B. Cooper*

I, EZEKIEL MORGAN SHAW, JR., of Madison County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one years, do make, declare and publish the following as my Last Will and Testament, revoking all others that I have heretofore made:

I.

I direct that all my just debts, funeral expenses and expenses in connection with the administration of my estate be paid. And, I further direct that my Executrix provide a respectable burial for me.

II.

I give, devise and bequeath all of my property, real, personal and mixed and wheresoever situated and located and of whatsoever kind and nature, unto my daughters, Mary Olive Shaw Berry, 2712 Oleander Drive, Wilmington, North Carolina, 28403 and Ruth Magruder Shaw Gross, 350 East 17th Street, Apartment 6A, New York, New York, 10003, share and share alike.

III.

I name, constitute and appoint Mary Olive Shaw Berry, as my Executrix under this Will and direct that no bond be required of her and that she be relieved of accounting to any Court. In the event that she is unable to serve then I appoint Ruth Magruder Shaw Gross to so serve as Executrix of this Will.

WITNESS my signature, this 11 day of November, 1983, and the signatures of two witnesses who have signed this Will at my request and in my presence, and I have signed in their presence and they have signed as witnesses in the presence of each other.

*Ezekiel Morgan Shaw, Jr.*

EZEKIEL MORGAN SHAW, JR.

*Elizabeth H. Larson*  
*Linda M. Cain*

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 23rd day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 23rd day of September, 1986, Book No. 21 on Page 216 in my office.

Witness my hand and seal of office, this the 23rd of September, 1986.

BILLY V. COOPER, Clerk

By *B. Cooper*, D.C.

THIS DAY  
**FILED**  
SEP 2 1986  
BILLY V. COOPER  
Chancery Clerk.  
By *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
EZEKIEL MORGAN SHAW, JR.

CIVIL ACTION FILE  
NO. 28-113

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

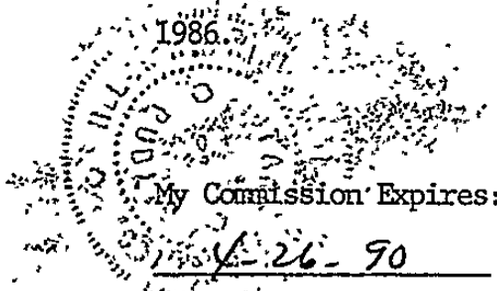
Personally appeared before me, a Notary Public in and for said county and state, the undersigned Linda M. Cain, who, being by me first duly sworn states on oath:

That affiant, Linda M. Cain was one of the subscribing witnesses to that certain instrument of writing attached hereto purporting to be the Last Will and Testament of EZEKIEL MORGAN SHAW, JR., and affiant states that the said EZEKIEL MORGAN SHAW, JR., signed, published and declared said instrument as his Last Will and Testament on the 11th day of November, 1983, the date of said instrument, in the presence of this deponent and in the presence of Elizabeth H. Larson, the other subscribing witness thereto, and that said Testator was then of sound and disposing mind and memory and over the age of eighteen years, and this deponent and Elizabeth H. Larson 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.

*Linda M. Cain*  
LINDA M. CAIN

Sworn to and subscribed before me, this the 9<sup>th</sup> day of September,

*Helen H. Baird*  
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

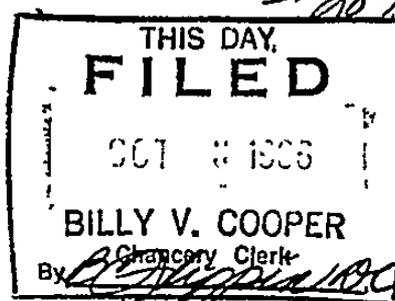
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 23<sup>rd</sup> day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 23<sup>rd</sup> day of September, 1986, Book No. .... on Page 217 in my office.

Witness my hand and seal of office, this the 23<sup>rd</sup> of September, 1986...

BILLY V. COOPER, Clerk

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

LAST WILL AND TESTAMENT  
OF  
MARY COOPER LEE



I, MARY COOPER LEE, residing in Madison County, Mississippi, being of the age of twenty-one (21) years and over, and being of sound and disposing mind and memory, desiring to make provision for the disposition of my estate and property at the time of my demise, make, publish, and do hereby declare this instrument to be my Last Will and Testament, hereby expressly revoking, cancelling and annulling fully finally, completely and in their entirety, any and all previous Wills or Codicils or other instruments of writing of any and every kind whatsoever which could or might be considered or construed to be testamentary in character by me at any time heretofore made.

ARTICLE I

It is first my will, and I hereby direct, that all of my just and lawful debts and all funeral expenses and expenses of my last illness be fully paid as expeditiously following my death as is convenient, practicable and possible, and I authorize and empower my Executor, in case of any claim made against my estate, to settle the same in its absolute discretion.

ARTICLE II

I hereby further direct that all estate, inheritance, succession, legacy, transfer or other taxes, however designated, including any penalties and all interest thereon, imposed, assessed and levied by reason of my death pursuant to any domestic or foreign laws now or hereafter in force,

whether or not the property or funds to which such taxes are attributable pass under this, my Last Will and Testament, or pass otherwise, and whether or not such taxes be payable by my estate or by any recipient of any such property, shall be borne by and paid from my residuary estate without apportionment and without any right of contribution or reimbursement from anyone whomsoever; and I authorize my Executor to so pay, or provide for payment, compromise and settle any such taxes whether on present or future interests at such time or times and in such manner as my Executor may deem to be convenient.

#### ARTICLE III

I hereby will, give and bequeath all of my tangible personal property, including by way of definition and expressly not in limitation, all household goods, equipment, furniture, fixtures and furnishings, books, pictures, objects of art, silverware, china, linen, jewelry, automobiles, wearing apparel and any other such articles of personal and domestic nature and use, to my daughter, BETTY JEAN LEE, and I hereby direct and request that an inventory and appraisal of such personal properties and effects be waived and dispensed with unless deemed absolutely necessary or unless specifically required by law.

#### ARTICLE IV

All of the rest, residue and remainder of my property and estate, real, personal and mixed, tangible and intangible, owned by me outright and in entirety or in which I may have an interest at the time of my death, not otherwise effectively disposed of by this, my Last Will and Testament or subsequent Codicil hereto, of whatever kind, character and nature whatsoever, wheresoever located or situated and howsoever held, herein sometimes referred to

as my Residuary Estate, I hereby will, give, devise and bequeath to my children, THOMAS COOPER LEE, NANCY PEARL WARWICK, WALTER HUGH LEE, and BETTY JEAN LEE, share and share alike, per stirpes.

ARTICLE V

I hereby name, nominate, designate, constitute and appoint my son, Walter Hugh Lee, as Executor of this my Last Will and Testament. I request that no bond or security be required of my said Executor and, insofar as may be permitted by law, I specifically waive inventory and appraisal of my estate.

IN EVIDENCE, WITNESS AND TESTIMONY of the making, declaring and publishing of the foregoing to be and as my true and valid Last Will and Testament, I now sign my name hereto in the presence of Mary Hawkins Lewis and Samuel H. Lewis, each of whom I have especially requested to witness the making, publishing, and declaring of this, my Last Will and Testament, and the witnessing of my signature hereto, all done at Madison Mississippi, on this the 20<sup>th</sup> day of June, 1985.

Mary Cooper Lee  
MARY COOPER LEE

WITNESSES:

x Mary Hawkins Lewis P.O. Box 353 Madison, Miss. 39110  
x Samuel H. Lewis P.O. Box 353 Madison, Miss. 39110

CERTIFICATE

We, Mary Hawkins Lewis and Samuel H. Lewis, the two subscribing witnesses to the

foregoing Last Will and Testament of MARY COOPER LEE, do hereby certify that we witnessed the signature of the Testatrix, MARY COOPER LEE, to the said foregoing Last Will and Testament at her specific instance and request; that at said time said Testatrix was over the age of twenty-one (21) years and was of sound and disposing mind and memory; that she signed and delivered said document in our presence; and that we subscribed our names thereto in her presence and in the presence of each other at

Madison, Mississippi.

WITNESS OUR SIGNATURES, this the 20<sup>th</sup> day of June, 1985.

X Mary Hester Leung  
X Samuel H. Leung

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 3<sup>rd</sup> day of October, 1986, at ..... o'clock ..... M., and was duly recorded on the 3<sup>rd</sup> day of October, 1986, Book No. 21 on Page 218 my office.

Witness my hand and seal of office, this the 3<sup>rd</sup> of October, 1986.

BILLY V. COOPER, Clerk

By B. Cooper, D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THIS DAY  
**FILED**  
1985  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

IN THE MATTER OF THE ESTATE  
OF MARY COOPER LEE

CAUSE NO. 28-150

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Mary Hawkins Levings, who being by me first duly sworn according to law, states on oath:

(1) This this Affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Mary Cooper Lee, deceased, who was personally known by the Affiant and whose signature is affixed to said LAST WILL AND TESTAMENT, which is dated the 20 day of June, 1985.

(2) That on the 20 day of June, 1985, the said Mary Cooper Lee, signed, published and declared said instrument of writing as her LAST WILL AND TESTAMENT in the presence of this Affiant and in the presence of Sanford H. Levings, the other subscribing witness to said instrument

(3) That the said Mary Cooper Lee was then and there of sound and disposing mind and memory, and above the age of twenty-one years.

(4) That this Affiant, together with Sanford H. Levings subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Mary Cooper Lee and in the presence of each other

*Mary Hawkins Levings*  
*[Notary Seal]*

SWORN TO AND SUBSCRIBED before me, this the 3 day of October, 1986

*Donald Lutten Alfred*  
NOTARY PUBLIC

My Commission Expires 8/29/89

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 3rd day of October, 1986, at ..... o'clock .. M, and was duly recorded on the 3rd day of October, 1986, Book No. 21, on Page 222 in my office.

Witness my hand and seal of office, this the ... of ... 3rd October ... 1986.

BILLY V COOPER, Clerk

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

BOOK 21 PAGE 223  
PROOF OF WILL

FILED  
Oct 3 1986 28-150  
BILLY V. COOPER  
Chancery Clerk CHANCERY COURT  
By *[Signature]*

STATE OF MISSISSIPPI  
MADISON COUNTY

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

Mary Cooper Lee

\_\_\_\_\_, deceased, late of Madison County, Mississippi.

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

Mary Hawkins Levings and \_\_\_\_\_

\_\_\_\_\_, subscribing witnesses to a certain

instrument of writing, purporting to be the last will and testament of the said Mary Cooper Lee

who, being duly sworn, deposed and said, that the said Mary Cooper Lee

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

20 day of June

, A D , 1985, the day of the date of said instrument, in the presence of this

deponent, and in the presence of Sanford H. Levings

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

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

said County and State, and this deponent and Sanford H. Levings

and \_\_\_\_\_ subscribed and attested said instrument as witness

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

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

*Mary Hawkins Levings*  
*[Seal]*

Sworn to and subscribed before me this the 3 day of October, A. D. 1986

*[Seal]*  
D. A. [Name], Chancery Clerk.

*Donald Sutton Alfred*

\_\_\_\_\_, A. C.

Common expense  
5/23/59  
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 3rd day of October, 1986, at \_\_\_\_\_ o'clock \_\_\_\_\_ M, and was duly recorded on the 3rd day of October, 1986, Book No. 21 on Page 223 in my office.

Witness my hand and seal of office, this the \_\_\_\_\_ of October, 1986.

BILLY V. COOPER, Clerk

By *[Signature]*, D.C.

LAST WILL AND TESTAMENT OF TERRIE LUCKETT

#27611

I, Terrie Lockett, a widow, and resident of Madison County, Mississippi, being over the age of eighteen years and of sound and disposing mind and memory, do hereby make, publish, declare and publish 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 my home residence and sixteen (16) acres of land surrounding my home residence to my daughter, Lillie Pearl Lockett Beasley, together and including all household goods, furnishings, fixtures and equipment situated therein. The sixteen (16) acres surrounding my home house is to be selected solely by Lillie Pearl Lockett Beasley.

ITEM 2. The remainder of my property, real, personal and mixed I give, devise and bequeath unto the following, to-wit Julish Lockett, Choycie Lockett and Inez Lockett Speed, and to my grandchildren hereafter named I give them the part their mother, Nannie Mae Shearrill would have received had she been living. My grandchild are: Bertha Mae Banks, Shirley Rine Miller, Kilsey Shearrill, Coleman Shearrill and Bobby Gaston Shearrill, each to share alike in the share their mother would have received. In other words the remainder of my property is to be divided in four part 1/4 to Julish Lockett; 1/4 to Choycie Lockett; 1/4 to Inez Lockett Speed and 1/4 to my grandchildren named above.

ITEM 3. I hereby appoint my daughter, Lillie Pearl Lockett Beasley, executrix of my estate without bond, waiving all requirements whatever of bond from her as such executrix. I hereby waive an inventory and an appraisal of my estate as required by statute, and relieve my said executrix of all duty to account to the courts for her acts and doings as such, and do hereby waive all court proceedings whatever in the administration of my estate, save the probate of this MY LAST WILL AND TESTAMENT.

PUBLISHED, SIGNED AND DECLARED as this MY LAST WILL AND TESTAMENT, this 29th day of September, 1981.

TERRIE LUCKETT

Josephine Hood (WITNESS)  
Alma Lockett (WITNESS)

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of Terrie Lockett, do hereby certify that the said Terrie Lockett 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 29th day of September, 1981.

Josephine Hood (WITNESS)  
Alma Lockett (WITNESS)

THIS DAY  
**FILED**  
Oct 29 1986  
BILLY V. COOPER  
Chancery Clerk

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 October, 1986, at ..... o'clock .. . M, and was duly recorded on the 29th day of October, 1986, Book No. 21, on Page 224 in my office.

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

BILLY V. COOPER, Clerk

By... B. J. Higgins ....., D.C

BOOK 21 PAGE 225  
PROOF OF WILL

THIS DAY  
FILED  
OCT 20 1985  
BILLY V. COOPER  
CHANCERY CLERK  
BY *[Signature]*

STATE OF MISSISSIPPI  
MADISON COUNTY

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

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

JOSEPHINE HOOD subscribing witnesses to a certain instrument of writing, purporting to be the last will and testament of the said Terrie Lockett

who, being duly sworn, deposed and said, that the said Terrie Lockett signed, published and declared said instrument as her last will and testament on the 29th day of September, A. D. 1981 the day of the date of said instrument, in the presence of this deponent, and in the presence of Alma Lockett

the other subscribing witness \_\_\_\_\_, and that said Testat rix was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in said County and State, and this deponent and Alma Lockett

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

Josephine Hood  
JOSEPHINE HOOD

Seen to and subscribed before me this the 21st day of October, A. D. 1985.

BILLY V COOPER, Chancery Clerk

B. Shippin Sec.

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 October, 1986, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., and was duly recorded on the 29th day of October, 1986, Book No 21 on Page 225 in my office

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

BILLY V. COOPER, Clerk

By B. Shippin, D. C.

# 22-174

THIS DAY  
**FILED**  
OCT 21 1959  
BILLY V. COOPER  
Chancery Clerk  
By: *[Signature]*

BOOK 21 PAGE 226

STATE OF MISSISSIPPI :  
MADISON COUNTY : LAST WILL AND TESTAMENT OF WILLIE JONES

I, Willie Jones, presently residing at 510 West Peace Street, in the City of Canton, Madison County, Mississippi, being of sound mind and disposing memory, and over the age of twenty-one years, do make, declare, and publish the following as my Last Will and Testament, revoking all others that I have heretofore made:

(1) I give, bequeath and devise all property, real, personal, and mixed, and of whatsoever nature and kind, and wheresoever located, that I may own at the time of my death to my wife, Selena O'Leary Jones.

(2) I name, constitute, and appoint my wife, Selena O'Leary Jones, as my executrix under this will and direct that no bond be required of her and that she not be required to account to any Court.

WITNESS my signature this 23rd day of January, 1959, 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.

Willie Jones  
Willie Jones

WITNESSES:  
B. L. H. Powell, Jr.

Mr. Mary R. Cook

STATE OF MISSISSIPPI, County of Madison.

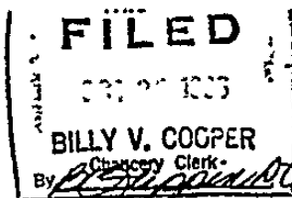
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 23rd day of October, 1959, at ... o'clock, ... M., and was duly recorded on the 23rd day of October, 1959, Book No. 21 on Page 226 in my office.

Witness my hand and seal of office, this the 23rd of October, 1959.

BILLY V. COOPER, Clerk

By [Signature] .....

BOOK 21 PAGE 227  
PROOF OF WILL



STATE OF MISSISSIPPI  
COUNTY OF MADISON

In the Matter of a Certain Instrument of Writing Purporting to be the Last Will and Testament of Willie Jones, Deceased, Late of Canton, Madison County, Mississippi.

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 with reference to the purported Last Will and Testament of Willie Jones bearing date of the 23rd day of January, 1959, and purportedly witnessed by Robt. H. Powell, Sr., and by Mrs. Mary R. Cook that Robt. H. Powell, Sr., is now deceased, and that the present whereabouts of Mrs. Mary R. Cook is unknown after diligent search and inquiry, and that therefore none of the subscribing witnesses can be produced to prove the execution of the aforesaid will and affiant states that the due execution of the aforesaid Last Will and Testament of Willie Jones, now deceased, should be established by proving the handwriting of the testator and of the subscribing witnesses to the will, or of some of them, as provided by statute.

That affiant states that he was well acquainted with the handwriting of Robt. H. Powell, Sr., and the handwriting of Mary R. Cook; that the aforesaid Robt. H. Powell, Sr., was the father of affiant and the aforesaid Mary R. Cook was a secretary of affiant for a number of years.

That the signatures of the witnesses to said will, namely, Robt. H. Powell, Sr., and Mrs. Mary R. Cook are the signatures of Robt. H. Powell, Sr., and Mary R. Cook

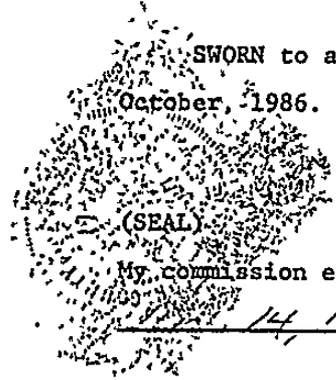
AND, personally appeared before said Notary Public the undersigned Myrtle Johnson, who, being by me first duly sworn, states on oath that this affiant

was well acquainted with Willie Jones during his lifetime and with his handwriting and affiant states that the signature of the testator subscribed to said purported Last Will and Testament is the signature of Willie Jones, and that on January 23, 1959, said testator was then of sound and disposing mind and memory and more than twenty-one years of age.

R. H. Powell, Jr.  
R. H. Powell, Jr.

Mystie Johnson  
Mystie Johnson

SWORN to and subscribed before me, this 23<sup>rd</sup> day of October, 1986.



Elsie P. Fawcett  
Notary Public

My commission expires:

14, 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 23<sup>rd</sup> day of October, 1986, at ... o'clock ... M., and was duly recorded on the 23<sup>rd</sup> day of October, 1986, Book No 21 on Page 227 in my office.

Witness my hand and seal of office, this the 23<sup>rd</sup> day of October, 1986

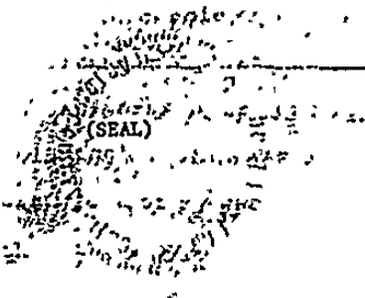
BILLY V COOPER, Clerk

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

CERTIFICATE

I, Cody M. Buckley, Clerk of the Chancery Court of Marion County, Mississippi, do hereby certify that the attached and hereafter following document is a true and correct copy of the Last Will and Testament of Lucy Adele Frost, deceased, which was admitted to probate and recordation as a muniment of title by decree rendered by the Chancery Court of Marion County, Mississippi, on August 29, 1986, in Civil Action No. 20,980 styled "In the Matter of The Last Will and Testament of Lucy Adele Frost, Deceased," on the docket of said court, as the same appears on file and of record in Will Book I, at page 213, in my office.

WITNESS MY HAND and official seal this the 5th day of September, A.D. 1986.



*Cody M Buckley*  
Chancery Clerk

86PC1888

BOOK 21 PAGE 230

IN MATTER OF THE ESTATE OF

1933 JUN 20 AM 10:33

LAST WILL AND TESTAMENT

OF

LUCY ADELE FROST

*Christy Phillips*

STATE OF TEXAS §  
COUNTY OF BEXAR §

KNOW ALL MEN BY THESE PRESENTS:

THAT I, LUCY ADELE FROST, a resident of Bexar County, Texas, do make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils heretofore made by me.

ARTICLE 1

PAYMENT OF DEBTS AND DEATH TAXES

I direct that the Executor shall as soon as practicable pay all of my enforceable debts and taxes, including Federal Estate, State Inheritance and estate taxes and other death taxes (except any generation-skipping tax imposed by Section 2601 of the Code), and including any interest or penalties thereon, owing as a result of my death, out of my residuary estate without apportionment, except as otherwise provided herein. Proceeds of insurance on my life payable to named beneficiaries shall not be liable for any of the foregoing expenses, unless and until all of the assets of my estate have been exhausted. Any of the foregoing obligations may be extended and renewed by the Executor. Unless otherwise specified, devisees of mortgaged real property shall not be entitled to have the obligation secured thereby paid out of my estate.

ARTICLE 2

PECUNIARY BEQUEST

I give and bequeath to my niece, MARY ADELE BEASLEY, if she shall survive me, the sum of \$200,000.00. If she shall not survive me, then I give and bequeath said sum to her descendants, per stirpes, if they shall survive me.

ARTICLE 3

RESIDUARY ESTATE

All of the rest, residue and remainder of my estate, of whatever nature and wherever located, including all property over which I have a general power of appointment (excluding any power of appointment requiring specific reference thereto), and including all void or lapsed devises and bequests, I give, devise and bequeath to my nephew, BEN M. PATTERSON, JR., if he shall survive me. If BEN M. PATTERSON, JR. shall not survive me, my estate shall be divided by the Executor into equal shares so as to provide one share for each of BEN M. PATTERSON, JR.'s then living children and one share for each of his deceased children who shall leave descendants surviving, such deceased child's share to be divided among his then living descendants, per stirpes. The share of each such beneficiary I give, devise and bequeath to him. If BEN M. PATTERSON, JR. and all of his children and their descendants be deceased, I give, devise and bequeath the residue of my estate to my heirs at law determined as of the date of my death in accordance with the laws of descent and distribution of the State of Texas covering the disposition of personal property.

ARTICLE 4

EXECUTORS

I appoint my nephew, BEN M. PATTERSON, JR. to be Independent Executor of my estate. In the event that BEN M. PATTERSON, JR. should predecease me or for any reason should fail to qualify as Executor, or having qualified should cease to act further from any cause, then I appoint my accountant, W.A. Kernaghan, to be Independent Executor of my estate. In the event that W.A. Kernaghan should predecease me or for any reason should fail to qualify as Independent Executor, or having qualified should cease to act further from any cause, then I appoint as Independent Executor hereunder such person or persons as are designated by a majority of

the beneficiaries of my estate, any minor or incompetent beneficiary's interest to be represented by his parents or legal guardians. If a successor Independent Executor is not appointed as hereinabove provided, then upon application by any beneficiary to a court of competent jurisdiction a successor Independent Executor shall be named by such court. In the selection of a successor Independent Executor by the beneficiaries of my estate or a court of competent jurisdiction, it is my desire that an individual or individuals be selected rather than a bank. This expression of my preference in the selection of a successor Independent Executor is merely precatory and shall not be binding upon the person or persons making the selection.

ARTICLE 5

INDEPENDENT ADMINISTRATION

I direct that no action be had in the probate court respecting my estate other than to probate this Will. During the administration of my estate the Executor shall have, in extension and not in limitation of the powers given by law or the terms of this Will, all powers granted to a trustee under the Texas Trust Act, (or its successor statute governing the powers of trustees), such powers to be exercised without court supervision or control. The Executor shall have full power and authority to make any and all estate, inheritance and income tax elections available to the Executor including specifically (i) the date and option, alternative or method which should be selected for the valuation of property in my gross estate for Federal and State Estate and Inheritance tax purposes and the payment of all such taxes, and (ii) whether a deduction shall be taken as an income tax deduction or an estate tax deduction, and the Executor's decisions with respect to such matters shall be binding and conclusive upon all concerned. No compensating

adjustments between income or principal or in the amount of any bequest or devise hereunder shall be made as a result of any such decision. I authorize the Executor to distribute my estate in whole or in part at such time or times as it deems advisable, and the Executor is authorized to make such distribution in cash, or in kind, or partly in cash and partly in kind. The Executor is further authorized to distribute my estate subject to any and all indebtedness incurred by me or by the Executor, which in the opinion of the Executor need not first be paid, and subject to any or all mortgages, deeds of trust or other liens created by me or by the Executor.

I expect to have substantial oil and gas interests in my estate at my death. Therefore, to elaborate on the foregoing, and not to be construed as a limitation on his powers, the Executor shall have the power to make oil, gas and mineral leases covering any lands or mineral interests forming a part of the estate; the power to pool and/or unitize any or all of the lands, mineral leaseholds, or mineral leaseholds of the estate with lands, mineral leaseholds, or mineral interests of other persons, corporations, or trusts for the purpose of developing and producing oil, gas and/or other minerals therefrom, and to make leases or assignments granting the right to pool and/or unitize; the power to enter into contracts and agreements for or in respect of the installation and/or operation of absorption, repressuring and other processing plants; the power to drill or contract for the drilling of wells for oil, gas or other minerals, the power to make "dry hole" or "bottom hole" contributions, and the power to contract or arrange for any other act or thing, whether or not the same be now or hereafter recognized or contemplated as common or proper prospecting for, developing, producing, processing, transporting and/or marketing any such minerals which may be deemed by the Executor to be advantageous to the estate.

ARTICLE 6

DEFINITIONS

Pronouns, nouns, and other descriptive terms shall include the masculine, feminine, and neuter, and the singular and plural, wherever appropriate to the context. "Code" means the Internal Revenue Code of 1954, as amended, or any similar successor statute. "Descendants" or "Issue" means the children of the person designated and the descendants of said children, and such children and descendants include those who have been legally adopted prior to attaining the age of fourteen (14) years. Unless otherwise specified, a beneficiary shall not be deemed to have survived me unless he shall have survived me by 30 days.

ARTICLE 7

CODICILS AND HEADINGS

All references herein to this Will shall be construed as referring to this Will and any Codicils hereto. Headings are included in this Will only for convenient reference, and are not intended to be a part of, or affect the meaning, interpretation or construction of any provisions of this Will.

This Will contains Six (6) Pages of which this is Page Five (5).

THIS I MAKE AND PUBLISH as my Last Will and Testament, hereunto subscribing my name in the presence of Carolyn McClellan and Robert L. Brockhaus, who have, at my request and in my presence and in the presence of each other, also subscribed their names hereto as attesting witnesses, on this 13th day of May, 1981.

Lucy Adele Frost  
LUCY ADELE FROST,  
Testatrix

<u>Name</u>	<u>Address</u>
<u>Carolyn McClellan</u>	<u>4546 Los Ranchitos</u> <u>San Antonio, Texas 78233</u>
<u>Robert L. Brockhaus</u>	<u>13611 Pebble Oak</u> <u>San Antonio, Texas 78231</u>

THE STATE OF TEXAS           §  
  §  
COUNTY OF BEXAR           §

BEFORE ME, the undersigned authority, on this day personally appeared LUCY ADELE FROST, Carolyn McClellan and Robert L. Brockhaus, known to me to be the Testatrix and the 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 LUCY ADELE FROST, Testatrix, declared to me and to the said witnesses in my presence that said instrument is her Last Will and Testament, and that she had willingly made and executed it as her free act and deed for the purposes therein expressed; and the said witnesses, each on his oath, stated to me, in the presence and hearing of said Testatrix, that the said Testatrix had declared to them that said instrument is her Last Will and Testament and that she 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 said Testatrix and at her request, that she was at that time eighteen years of age or over and was of sound mind, and that each of said witnesses was then at least fourteen years of age.

Lucy Adele Frost  
LUCY ADELE FROST  
Carolyn McClellan  
Witness  
Robert L. Brockhaus  
Witness

SUBSCRIBED and ACKNOWLEDGED before me by the said LUCY ADELE FROST, Testatrix, and SUBSCRIBED and SWORN TO before me by the said Carolyn McClellan and Robert L. Brockhaus, witnesses, this 13th day of May, 1981.

J. Randall Patterson  
Notary Public in and for  
Bexar County, Texas  
J. Randall Patterson  
My Commission Expires: 11/18/81



STATE OF MISSISSIPPI, County of Madison:

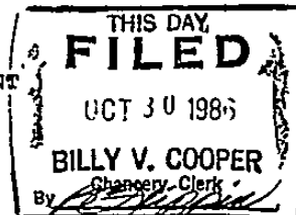
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 30<sup>th</sup> day of October, 1981, at ..... o'clock ..... M., and was duly recorded on the 30<sup>th</sup> day of October, 1981, Book No. 21, on Page 229 in my office.

Witness my hand and seal of office, this the 30<sup>th</sup> of October, 1981.

BILLY V COOPER, Clerk

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

BOOK 21 PAGE 236  
LAST WILL AND TESTAMENT  
OF  
CARRIE THOMPSON



I, CARRIE THOMPSON, an adult resident of Canton, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

I have three (3) children now living, BELINDA McCULLOUGH, DENNIS M. HEATH, and JOHN FREDERICK THOMPSON. I also have a nephew, RICKY DWIGHT LUCKETT, who has resided with me.

ITEM II.

I appoint LEE ANN HARRELD RATCLIFF of Madison, Madison County, Mississippi, Executor of my Estate under this Will.

Where used throughout this Will, the terms "Executor," "Executrix" and "Administrator" may be used interchangeably and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one, and to any successor Executor or Administrator.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration and other proper claims against my estate.

ITEM IV.

I give, devise and bequeath my entire estate, real and personal, of whatsoever kind or character, and wheresoever located, in equal shares, to BELINDA McCULLOUGH, DENNIS M. HEATH, JOHN FREDERICK THOMPSON, and RICKY DWIGHT LUCKETT. In the event one or more of my said devisees is not then living,

that deceased devisee's share of my estate shall pass to his or her descendants, per stirpes, or if such deceased devisee leaves no descendants surviving, to my other devisees named herein who are then surviving.

ITEM V.

All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. I direct that neither my Executor nor any successor Executor or Administrator shall be required to make any bond as Executor or Administrator. To the extent permissible by law, I waive the requirement that my Executor, or any successor Executor or Administrator, be required to make a formal appraisal, provide an inventory, or file an accounting for my estate with any court.

My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 29 day of August, 1986.

Carrie B. Thompson  
Carrie Thompson

This instrument was, on the day and year shown above, signed, published and declared by CARRIE THOMPSON to be her Last Will and Testament in our presence, and we at her request, have subscribed our names as witnesses in her presence and in the presence of each other.

William E. Dossert

Jackson, Mississippi  
Address

Bamk Jones

Jackson, Mississippi  
Address

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 30<sup>th</sup> day of October, 1986, at ..... o'clock ..... M., and was duly recorded on the 30<sup>th</sup> day of October, 1986, Book No. 21, on Page 237, in my office.

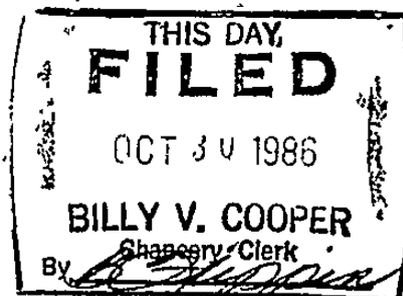
Witness my hand and seal of office, this the 30<sup>th</sup> of October, 1986.

BILLY V. COOPER, Clerk

By B. Blipin....., D.C.

BOOK 21 PAGE 238

IN THE CHANCERY COURT  
OF MADISON COUNTY, MISSISSIPPI



ESTATE OF CARRIE THOMPSON,  
DECEASED

NO. 28-185

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named WILLIAM E. DOSSETT, who being by me first duly sworn according to law, says on 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 CARRIE THOMPSON, deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 29th day of August, 1986.

(2) That on the 29th day of August, 1986, the said CARRIE THOMPSON, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of BARRY K. JONES, the other subscribing witness to said instrument.

(3) That the said CARRIE THOMPSON 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 BARRY K. JONES, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said CARRIE THOMPSON, and in the presence of each other.

William E. Dossett  
William E. Dossett

SWORN TO AND SUBSCRIBED before me, this the 23rd day of September, 1986.

Suzanne Y. Gallagher  
Notary Public

My commission expires:

August 19, 1990

DOSSETT, DOSSETT AND GOODE  
P. O. Box 2449  
Jackson, Mississippi 39225-2449  
Telephone: (601) 948-3160

ATTORNEYS

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 October, 1986, at ..... o'clock ..... M., and was duly recorded on the 30th day of October, 1986, Book No. 21 on Page 238 in my office.

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

BILLY V. COOPER, Clerk

By B. Higgins, D.C.

THIS DAY,  
**FILED**  
Oct 30 1986  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

IN THE CHANCERY COURT  
OF MADISON COUNTY, MISSISSIPPI

ESTATE OF CARRIE THOMPSON,  
DECEASED

NO. 28-185

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named BARRY K. JONES, who being by me first duly sworn according to law, says on 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 CARRIE THOMPSON, deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 29th day of August, 1986.

(2) That on the 29th day of August, 1986, the said CARRIE THOMPSON, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of WILLIAM E. DOSSETT, the other subscribing witness to said instrument.

(3) That the said CARRIE THOMPSON 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 WILLIAM E. DOSSETT, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said CARRIE THOMPSON, and in the presence of each other.

Barry K. Jones  
Barry K. Jones

SWORN TO AND SUBSCRIBED before me, this the 23rd day of September, 1986.

Sullivan J. Gallagher  
Notary Public

My commission expires:

September 19, 1990

DOSSETT, DOSSETT AND GOODE  
P. O. Box 2449  
Jackson, Mississippi 39225-2449  
Telephone: (601) 948-3160

ATTORNEYS

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 October, 1986, at ..... o'clock ..... M., and was duly recorded on the 30th day of October, 1986, Book No. 21 on Page 240 in my office.

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

BILLY V. COOPER, Clerk

By B. Shippin, D.C.

THIS DAY  
**FILED**  
*Oct 30 1986*  
BILLY V. COOPER  
Chancery Clerk  
*[Signature]*  
#28-184

LAST WILL AND TESTAMENT OF RUBYE KINCAID BRADY

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

ITEM ONE: It is my sincere desire and fervent hope that I be buried in the Canton Cemetery as promptly as is reasonably possible, but in any event not more than twenty-four hours after my death. I do not wish to have any wake or formal funeral service, but request only a simple graveside ceremony, without flowers.

ITEM TWO: I do hereby make and give the following specific cash bequests to the hereinafter named legatees, in the respective amounts as stated, to-wit:

- (a) To: Laverne Barton,  
418 Center Street,  
Canton, Mississippi,  
the sum of . . . . \$5,000.00
- (b) To: Grace Episcopal Church,  
Canton, Mississippi,  
the sum of . . . . . 1,000.00
- (c) To: Juanita Holmes,  
848 Lakeland Drive, Apt. 3,  
Jackson, Mississippi,  
the sum of . . . . . 500.00
- (d) To: Ozzie Gipson,  
525 Johnson Avenue,  
Canton, Mississippi,  
the sum of . . . . . 500.00

ITEM THREE: I do hereby give and bequeath unto Laverne Barton, all of my personal property, which I may have in my possession in the Madison County Nursing Home at the time of my death.

ITEM FOUR: All of the rest, residue, and remainder of my property, both real and personal and wherever situated, I do hereby give, devise and bequeath unto my brother, Edgar Franklin Kincaid.

Should my brother, Edgar Franklin Kincaid predecease me,

RKB

then in that event, I do hereby give, devise, and bequeath all of the rest, residue, and remainder of my property, both real and personal and wherever situated, unto my sister-in-law, Henrietta Schloegal Kincaid.

Should Edgar Franklin Kincaid and his wife, Henrietta Schloegal Kincaid both predecease me, then in that event, I do hereby give, devise, and bequeath all of the rest, residue, and remainder of my property, both real and personal and wherever situated, unto the heirs at law of Henrietta Schloegal Kincaid, living at the time of my death, share and share alike.

ITEM FIVE: I do hereby name, constitute and appoint my said brother, Edgar Franklin Kincaid, to serve as Executor of this my Will, to serve without the requirement of entering into any bond or making and filing any inventory or appraisal of assets of my estate; and to the fullest extent allowed by law, I do hereby relieve my said Executor from making or filing any accounting of the receipts, disbursements, or final distribution of my estate. In the event that my said brother, Edgar Franklin Kincaid, should predecease me, or is otherwise unable or unwilling to serve as my Executor, or should he for any reason fail to so qualify and serve, then in that event, I do hereby name, constitute and appoint my sister-in-law, Henrietta Schloegal Kincaid, as Executrix of this my Will, to serve without the requirement of entering into any bond or making and filing any inventory or appraisal of the assets of my estate; and to the fullest extent allowed by law, I do hereby relieve my said Executrix from making and filing any accounting of the receipts, disbursements or final distribution of my estate.

SIGNED, PUBLISHED AND DECLARED by me to be my Will, this the 22 day of April, 1986.

Ruby Kincaid Brady  
RUBY KINCAID BRADY

This instrument was on the date shown above, signed, published, and declared by Rubye Kincaid Brady to be her Will, 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.

WITNESSES:

J. M. Ritchey  
Leggy Sutor

BOOK 21 PAGE 244

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 30<sup>th</sup> day of October, 1986, at ..... o'clock ..... M., and was duly recorded on the 30<sup>th</sup> day of October, 1986, Book No. 21 on Page 242 in my office.

Witness my hand and seal of office, this the 30<sup>th</sup> of October, 1986.

BILLY V. COOPER, Clerk

By ..... B. G. Hippi ....., D.C.

28-184

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI  
COUNTY OF MADISON

THIS DAY  
**FILED**  
Oct 30 1986  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

PROOF OF WILL

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of Rubye Kincaid Brady, deceased, late of Madison County, Mississippi.

PERSONALLY appeared before me, the undersigned Notary Public in the 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 Rubye Kincaid Brady, deceased, late of Madison County, Mississippi, who having been by me first duly sworn, stated that the said Rubye Kincaid Brady, signed, published and declared said instrument as her Last Will and Testament on the 22nd day of April, 1986, the day of the date of said instrument, in the presence of this deponent, and that the said testatrix was then and there of sound and disposing mind and memory, was more than twenty-one (21) years of age, and that this deponent and Peggy Fulton 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.

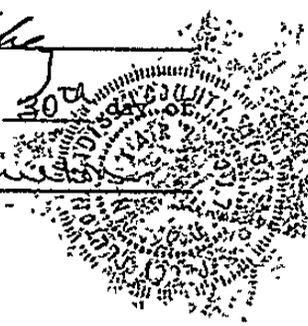
WITNESS MY SIGNATURE, this the 30<sup>th</sup> day of ~~September~~ <sup>October</sup>, 1986.

*[Signature]*  
J. M. RITCHEY

SWORN TO and subscribed before me, this the 30<sup>th</sup> day of ~~September~~ <sup>October</sup>, 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 30<sup>th</sup> day of October, 1986, at ..... o'clock ..... M, and was duly recorded on the 30<sup>th</sup> day of October, 1986, Book No 21 on Page 245 in my office.

Witness my hand and seal of office, this the 30<sup>th</sup> of October, 1986.

BILLY V. COOPER, Clerk

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

BOOK 21 PAGE 246

28-184

THIS DAY  
**FILED**  
Oct 30 1986  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI  
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 Rubye Kincaid Brady, deceased, late of Madison County, Mississippi.

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, PEGGY FULTON, one of the subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Rubye Kincaid Brady, deceased, late of Madison County, Mississippi, who having been by me first duly sworn, stated that the said Rubye Kincaid Brady, signed, published and declared said instrument as her Last Will and Testament on the 22nd day of April, 1986, the day of the date of said instrument, in the presence of this deponent, and that the said testatrix was then and there of sound and disposing mind and memory, was more than twenty-one (21) years of age, and that this deponent and J. M. Ritchey 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.

WITNESS MY SIGNATURE, this the 30<sup>th</sup> day of October, 1986.

*Peggy Fulton*  
PEGGY FULTON

SWORN TO and subscribed before me, this the 30<sup>th</sup> day of October, 1986.

*J. M. Ritchey*  
NOTARY PUBLIC

My Commission Expires:  
May 31, 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 30<sup>th</sup> day of October, 1986, at ... o'clock ... M, and was duly recorded on the 30<sup>th</sup> day of October, 1986, Book No. 21, on Page 246 in my office  
Witness my hand and seal of office, this the 30<sup>th</sup> of October, 1986.

BILLY V. COOPER, Clerk

By *[Signature]*, D.C

1033-792

*Probate 2/11/83*

LAST WILL AND TESTAMENT  
OF

WILLARD LESTER LEWIS, JR.

*com #28-017*

*NE VARIETUR  
February 24 1983  
[Signature]  
JUDGE*

I, WILLARD LESTER LEWIS, JR., an adult resident citizen of Alexandria, Louisiana, 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.

I.

I direct my Executrix to pay all of my just debts and obligations which may be probated, registered and allowed against my estate as soon as may be conveniently done.

II.

To my wife, MELBA LOUISE LEWIS, if she be living at my death, I devise and bequeath any cash, personal bank accounts, automobile, clothing, books, jewelry, and other personal effects which I may own at my death.

If my wife shall not survive me, I devise and bequeath the aforesaid assets to my sons, ALAN LESTER LEWIS and MARK DOUGLAS LEWIS, share and share alike.

III.

I devise and bequeath unto my wife, MELBA LOUISE LEWIS, for her lifetime, that certain property located on the Richardson Road in Madison County, Mississippi, being composed of approximately two acres, and being the same property which was excepted from the conveyance to the LEWIS-ROENRIG TRUST, created by me on the 17th day of December, 1980. My wife

*NE VARIETUR  
February 24 1983  
[Signature]*

1083-773

NE VARIETUR

~~February 24, 1983~~

shall be entitled to possession of all property in which she holds a life estate by virtue of this Item of my Will, and she shall not be required to furnish any bond or other security for any part of it. Upon the death of my said wife, the property conveyed to her by this Item of my Will, in whatever form it may then exist, shall be paid over and distributed outright, in equal shares, to my children, ALAN LESTER LEWIS and MARK DOUGLAS LEWIS. In the event either of my children shall not be living at the time this distribution is required, the entire interest of such deceased child shall be distributed outright to the surviving issue, if any, of such deceased child; and if there shall be no surviving issue, such deceased child's share shall be distributed outright to my surviving son. In the event my son, MARK DOUGLAS LEWIS, should be below the age of twenty-one years at the time he would become entitled to the property referred to in this Item of my Will, I direct that such share shall be poured-over into my separate share of the LEWIS-ROEHRIG TRUST, created by me on the 17th day of December, 1980, and distributed according to the terms and provisions thereof.

If my wife fails to survive me, then, upon my death, my entire estate shall be distributed to my children, in accordance with the provisions of the preceding paragraph of this Item of my Will, unless hereinafter specifically directed to the contrary.

## IV.

My wife and I have purchased a house in Alexandria, Louisiana, from the assets of our separate estates. My wife has contributed the sum of \$14,000.00 to the acquisition of this property, and the balance due on the property shall have been paid from my separate estate. If, at the time of my death,

NE VARIETUR

~~February 24, 1983~~

JUDGE

1053-794

RE VARIETUR

February 24, 1983

my wife, Melba Louise Lewis, shall survive me, I devise and bequeath any interest I may own in said house to my wife for her lifetime. My wife shall be entitled to possession of all property in which she holds this life estate by virtue of this Item of my Will, and she shall not be required to furnish any bond or other security for any part of it. Upon the death of my said wife, the property conveyed to her by this Item of my Will shall be sold at its fair market value and the proceeds of sale, after payment of any and all indebtedness thereon, shall be paid over and distributed as follows.

A. The sum of \$14,000.00, my wife's contribution to the purchase of this property, shall be paid to her children, John R. Harris, David E. Harris, Blendia Harris Gilstrap and William P. Harris, share and share alike.

B. One-half of the balance of the net sale proceeds shall be distributed to my children, Alan Lester Lewis and Mark Douglas Lewis, share and share alike.

C. The remaining balance of the net sales proceeds of said property shall be distributed to my wife's children, John R. Harris, David E. Harris, Blendia Harris Gilstrap and William P. Harris, share and share alike.

If my wife should abandon said property conveyed by this Item of my Will prior to her death, I direct that the same shall be sold and the net proceeds of sale, after payment of any indebtedness thereon, be distributed as follows:

A. To my wife, Melba Louise Lewis, the sum of \$14,000.00, plus one-half of the remaining balance of the sale proceeds.

B. The remaining one-half of the balance of the sale price shall be distributed to my children, Alan Lester Lewis and Mark Douglas Lewis, share and share alike.

In the event of sale of the property referred to in this Item of my Will, I direct that my son, Mark Douglas Lewis,

RE VARIETUR

February 24, 1983

JUDGE

1083-795

REVISED

be extended a right of first refusal <sup>7 February 24, 1983</sup> ~~to purchase said prop-~~  
 erty at its fair market value, or at such lower sum as may  
 be agreed by the parties referred to herein.

V.

All the rest and residue of my estate, I devise and bequeath unto Dennis M. Ford, Trustee of the LEWIS-ROEHRIG TRUST, created by me on the 17th day of December, 1980, to be added to my separate share of said Trust and distributed to my wife and children according to the terms and provisions thereof.

VI.

If my wife and I die simultaneously, or under circumstances which make it difficult or impossible to determine which of us died first, I direct that I shall be deemed to have survived for purposes of this Will; and I further direct that the provisions of this Will shall be construed upon that assumption, irrespective of any provisions of law establishing a contrary presumption or requiring survivorship as a condition of taking property by inheritance.

VII.

And now, having disposed of my entire estate, I hereby nominate and appoint MELBA LOUISE LEWIS, Executrix of my estate, under this my Last Will and Testament. In the event my said Executrix shall be or become unable or unwilling to serve as Executrix, I nominate and appoint DENNIS M. FORD to serve as Successor Executor. I direct that neither my Executrix nor any Successor Executor shall be required to make any bond as Executor. To the extent permissible by law, I waive

REVISED

7 February 24, 1983  
 \_\_\_\_\_  
 JUDGE

1032-796

NE VARIETUR

November 24 1983

the requirement that my Executrix or my Successor Executor be required to make a formal appraisal of my <sup>JUDGE</sup> estate or provide an inventory or an accounting to be filed with any Court.

My Executrix shall have full power and authority to continue any and all business operations in which I may be interested at the time of my death, for such time as may be permitted by law, so as to avoid as far as possible any depreciation in value of such assets and interests or losses to my business associates or to my estate. My Executrix may continue to act as partner and engage in any partnership in which I may be interested and to take any and all actions with regard thereto that my Executrix may deem necessary or advisable

IN WITNESS WHEREOF, I have executed the foregoing paper-writing and declare the same to be my Last Will and Testament, on this the 19<sup>th</sup> day of December, 1980.

Willard Lester Lewis, Jr.  
WILLARD LESTER LEWIS, JR.  
Testator

This instrument was, on the day and year shown above, signed, published and declared by WILLARD LESTER LEWIS, JR., 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.

WITNESSES:

Addresses of Witnesses

Bessie J. Shoup

4071 Huntwood Blvd  
Alexandria, La 71301

Nemesis T. Shoup

4071 Huntwood Blvd  
Alexandria, La. 71301  
Home Phone 473-2927

WJTB 24 P3:15

BY CLERK & RECORDER  
PARISH & PARISH LA.

NE VARIETUR

November 24 1983

JUDGE

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 17<sup>th</sup> day of September, 1986, at . . . o'clock . . . M., and was duly recorded on the 10<sup>th</sup> day of November, 1986, Book No. 21 on Page 247 in my office.

Witness my hand and seal of office, this the 10<sup>th</sup> of November, 1986

BILLY V. COOPER, Clerk

By . . . . . D.C.

IN THE CHANCERY COURT OF  
MADISON COUNTY, MISSISSIPPI

THIS DATE  
**FILED**  
DEC 17 1980  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

ESTATE OF WILLARD LESTER LEWIS, JR.

DECEASED

NO. 28-017

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF TEXAS

COUNTY OF BOWIE

This day personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Bessie J. Shoup, who being by me first duly sworn according to law, states on oath:

(1) That the affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Willard Lester Lewis, Jr., Deceased, a copy of which is attached, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament which Last Will and Testament was dated on the 19th day of December, 1980.

(2) That on the 19th day of December, 1980, the said Willard Lester Lewis, Jr., signed, published and declared said instrument of writing as his Last Will and Testament, in the presence of the affiant and in the presence of Denver W. Shoup, the other subscribing witness to said instrument.

(3) That the said Willard Lester Lewis, Jr., was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

(4) That the affiant together with Denver W. Shoup 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 Willard Lester Lewis, Jr., and in the presence of each other.

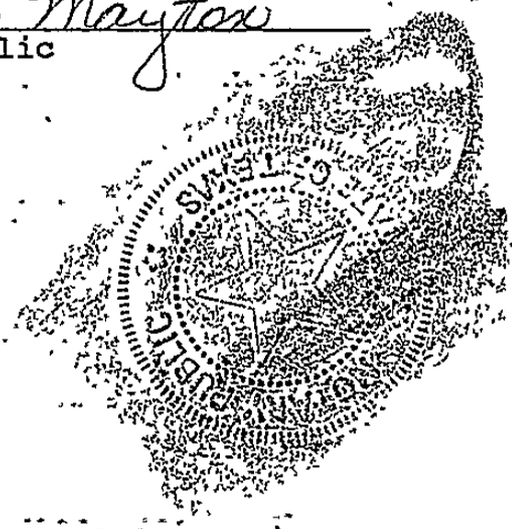
Bessie J. Shoup  
Bessie J. Shoup

SWORN TO AND SUBSCRIBED BEFORE ME, this the 15th day of September, 1986.

Belle Mayton  
Notary Public

My Commission Expires:

2-21-89



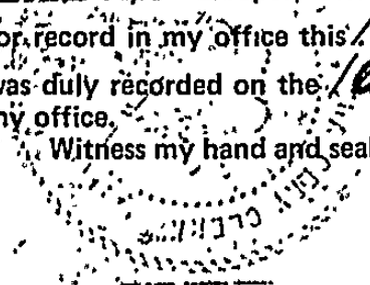
STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 17th day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 10th day of November, 1986, Book No. 21 on Page 253 in my office.

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

BILLY V. COOPER, Clerk

By B. J. Phipps, D.C.



IN THE CHANCERY COURT OF  
MADISON COUNTY, MISSISSIPPI

THIS DAY  
**FILED**  
SEP 10 1980  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

ESTATE OF WILLARD LESTER LEWIS, JR.

DECEASED

NO. 28-017

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF TEXAS

COUNTY OF BOWIE

This day personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Denver W. Shoup, who being by me first duly sworn according to law, states on oath:

(1) That the affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Willard Lester Lewis, Jr., Deceased, a copy of which is attached, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament which Last Will and Testament was dated on the 19th day of December, 1980.

(2) That on the 19th day of December, 1980, the said Willard Lester Lewis, Jr., signed, published and declared said instrument of writing as his Last Will and Testament, in the presence of the affiant and in the presence of Bessie J. Shoup, the other subscribing witness to said instrument.

(3) That the said Willard Lester Lewis, Jr., was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

(4) That the affiant together with Bessie J. Shoup 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 Willard Lester Lewis, Jr., and in the presence of each other.

Denver W. Shoup  
Denver W. Shoup

SWORN TO AND SUBSCRIBED BEFORE ME, this the 15th day of September, 1986.

Billy Mayton  
Notary Public

My Commission Expires:

2-21-89



STATE OF MISSISSIPPI, County of Madison:

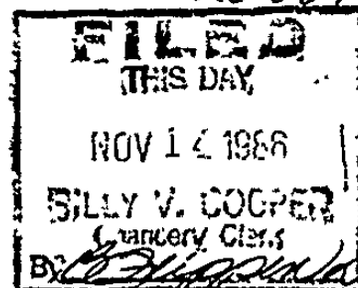
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 17th day of September, 1986, at ..... o'clock ..... M., and was duly recorded on the 10th day of November, 1986; Book No. 21 on Page 254 in my office.

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

BILLY V. COOPER, Clerk

By B. J. Hippen, D.C.

BOOK 21 PAGE 256  
LAST WILL AND TESTAMENT  
of  
WILLIE MITCHELL



I, WILLIE MITCHELL, of the City of Canton, Madison County, Mississippi, and 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 Johnny Mitchell, Executor of this my Last Will and Testament, and direct that no bond be required of him and that no inventory be taken, and that he not be required to account to any Courts, except that which is required by law.

II.

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.

III.

I give, devise and bequeath to my wife, Katie Louise Mitchell, all my right title and interest in the following described property situated in the City of Canton, Madison County, Mississippi, to wit:

Lot number Twelve (12) in Block B of Frank Lutz Subdivision Number 2, an addition to the City of Canton, Mississippi, a plat of which is on file in the office of the Chancery Clerk of Madison County, Mississippi in plat Book 3 at page 59 thereof, Less and Except three-fourths (3/4ths) of all oil gas and other minerals which were reserved by prior owners

AND

A lot or parcel of land fronting 50 feet on the east side of Johnson Avenue and being all of Lot 13, Block "B" Frank Lutz Subdivision No. 2, Canton, Mississippi according to a plat of which is on file in the Chancery Clerk office of Madison County, Mississippi, in plat Book 3 at Page 59.

I, give, devise and bequeath to my wife, Katie Louise Mitchell and to my children, Marion Louise Mosby, Melissa Ann Mitchell McCarty, Johnny Mitchell, Katherine Mitchell, Dale Mitchell, Bernard Mitchell, Barbara Denise Mitchell Bryant, Arlene Mitchell, and Darlene Mitchell to share alike, all my right title and interest in the following described property being 24 acres more or less, situated in Leake County, Mississippi, to wit:

Ten (10) acres, more or less, in Leake County, Mississippi, in the SE 1/4 of NE 1/4, Section 20, Township 10 North, Range 6 East, and being more particularly described as follows, to wit:

Begin at the Northwest corner of said SE 1/4 of NE 1/4, and run South 1 degree 30 minutes West for 936 feet along old fence line to the Northwest corner and POINT OF BEGINNING of the ten (10) acres herein described; thence run East 363 feet to the Southeast corner of the Willie Mitchell 6-acre tract; thence run North 1 degree, 30 minutes East 641 feet to center of drain ditch; thence run North 71 degrees, 30 minutes East for 55 feet to West edge of proposed 30 foot driveway or access road; thence run South 40 degrees 30 minutes East 376 feet along West side of proposed drive; thence run South 2 degrees West for 780.5 feet along West side of proposed 30-foot drive to South boundary of said SE 1/4 of NE 1/4; thence run West 663 feet along South boundary of said SE 1/4 of NE 1/4 to Southwest corner of said SE 1/4 of NE 1/4, Section 20, Township 10 North, Range 6 East; thence run Northerly 407 feet along the West boundary of said SE 1/4 of NE 1/4 to the POINT OF BEGINNING of the ten (10) acres being described.

8 acres, more or less, in Leake County, Mississippi, lying South of Mississippi State Highway No. 16, and situated in the SE 1/4 of NE 1/4, Section 20, Township 10 North, Range 6 East, and being more particularly described as follows, to wit:

Begin at the SE corner of said SE 1/4 of NE 1/4; and thence run North along an old fence line for 470 feet; thence run West 732 feet to East boundary of a tract of land previously conveyed to Willie Mitchell; thence run South 2 degrees West along the East boundary of said Mitchell property for 476 feet to South boundary of said SE 1/4 of NE 1/4; and thence run East along old fence line 752 feet to the POINT OF BEGINNING.

Approximately six (6) acres of land in SE 1/4 of NE 1/4, Section 20, Township 10 North, Range 6 East described as:

Beginning at Northwest corner of said SE 1/4 of NE 1/4 and run South 1 degree 30 minutes West 210 feet along old fence line to Northwest corner and point of beginning of the six acre tract being described; then continue South 1 degree 30 minutes West 726 feet along old fence line to Southwest corner of the land being described; thence run East 363 feet to an iron pin; thence run North 1 degree 30 minutes East 641 feet to an iron pin on South bank of ditch; thence run North 44 degrees West 123 feet, along South bank of said ditch; thence run West 268 feet to point of beginning. This property is bounded on the West by Clarence Smith's property.

## V.

I give, devise and bequeath to my son Dale Mitchell my undivided one-half interest in one acre of property now jointly owned by me and my son Johnny Mitchell.

Said property is described as follows, to wit:

A parcel of land described as one (1) acre being otherwise identified as bounded on the South by land of Mrs. Virginia Cameron Taylor, on the East by lands of the John W. Hill estate, on the North and West by land of Mammie C. Jones, also being in SW 1/4 of SE 1/4 of NE 1/4 Section 23, Township 9, Range 2 East, Madison County, Mississippi.

## VI.

I give, devise and bequeath to my son Bernard Mitchell all my right title and interest to the following described real property described as follows, to wit:

Approximately 0.6 acres of land of South side of County Road in the Northeast Corner of NE 1/4 of NE 1/4 Section 4, Township 9 North, Range 5 East, described as follows:

Begin at the Northeast Corner of said NE 1/4 of NE 1/4 at a concrete marker and run south 218' along old fence line to the Northeast corner of Otis Toliners' two-acre lot; thence run West 120' along the North Boundary of said Toliner lot to the East side of a 30' proposed access road; thence run North 218' along East side of said proposed access road to the South boundary of County Road; thence run east 120' along South side of said county road to P.O.B.

VII.

I give, devise and bequeath to my son Johnny Mitchell all of my tools of all kinds, character and description and my 1972 Ford Pick-Up for his exclusive use and possession.

VIII.

I give, devise and bequeath to my wife Katie Louise Mitchell my 1975 Mercury Automobile and my brown and white Camper Trailor for her exclusive use and possession.

IX.

It is my desire that my 12-foot aluminium boat with trailer and Mercury outboard 9.5 motor, and my tractor with all impliments and attachments, be sold and the total proceeds of such sale shall be applied to the costs of the college education of my daughter Arlene Mitchell.

X.

I give, devise and bequeath the rest and residue of my estate, including money and deposits in banks or other financial institutions, to my wife Katie Louise Mitchell.

WITNESS MY SIGNATURE, this the 27<sup>th</sup> day of February 1985, 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.

Willie Mitchell  
WILLIE MITCHELL

WITNESSES:

Jindra Van Buren  
Wendellyn Davis

STATE OF MISSISSIPPI  
COUNTY OF MADISON

BOOK 21 PAGE 260

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 Willie Mitchell, 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 witness in his  
presence and in the presence of each other.

WITNESS OUR HANDS, this the 27<sup>th</sup> day of February,  
1985.

Andrea Con Buren  
WITNESS

390 Piche Dr; apt-B5; Canton  
ADDRESS Ms. 39046

Shirley Ann Davis  
WITNESS

Rte 1, Box 253-B, Canton, Ms  
ADDRESS 39046

PAGE-5 of 5

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 14<sup>th</sup> day of November, 1986, at... o'clock... M., and  
was duly recorded on the 14<sup>th</sup> day of November, 1986, Book No 21 on Page 256 in  
my office.

Witness my hand and seal of office, this the 14 of November, 1986.

BILLY V. COOPER, Clerk

By B. Cooper D.C.

BOOK 21 PAGE 261

PROOF OF WILL

# 28-009

FILED THIS DAY NOV 14 1986 BILLY V. COOPER Chancery Clerk

STATE OF MISSISSIPPI COUNTY OF MADISON

In the matter of a Certain Instrument of writing of Willie Mitchell, Deceased, Late of Madison County, Mississippi.

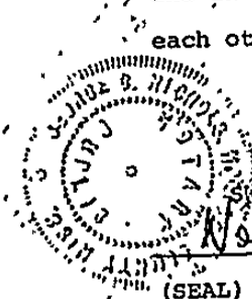
Personally appeared before me, a Notary Public, in and for said County and State, the undersigned Gwendolyn Davis who, being by me first duly sworn, states on oath:

That affiant was one of the subscribing witness to a certain instrument of writing purporting to be the Last Will and Testament of Willie Mitchell, and affiant states that the said Willie Mitchell signed, published, and declared said instrument as his Last Will and Testament on the 27th day of February 1985, the day of the date of said instrument, in the presence of this deponent and in the presence of Sandra VanBuren, 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 Sandra VanBuren 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.

Gwendolyn Davis Gwendolyn Davis

SWORN to and subscribed before me, this the 14th day of November 1986.

Carroll Nichols Notary Public



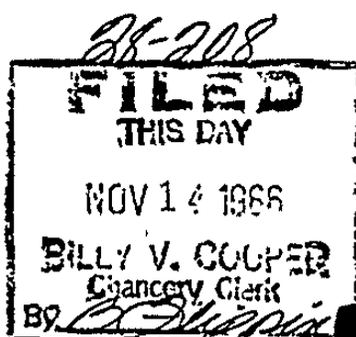
(SEAL) MY COMMISSION EXPIRES: May 23, 1987

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 14th day of November, 1986, at ... o'clock ... M, and was duly recorded on the 14th day of November, 1986, Book No. 21 on Page 261 in my office. Witness my hand and seal of office, this the 14th of November, 1986. BILLY V. COOPER, Clerk By ... D.C.

## LAST WILL AND TESTAMENT

OF

HELEN S. OMOHUNDRO



I, HELEN S. OMOHUNDRO (whose full name is Helen Simpson Omohundro), a resident of Beaumont, Jefferson County, Texas, being of sound and disposing mind and memory, married and above the age of eighteen (18) years, do MAKE and PUBLISH this my Last Will and Testament, hereby revoking all Wills and Codicils to Wills by me at any time heretofore made.

I have been married but one time, and then to Edward Greer Omohundro, hereinafter called "my husband" or "Ed". I have no children.

I.

A. I appoint my husband, Ed, Independent Executor of my Will and of my Estate. If he is unable or unwilling to serve as such Independent Executor, or having qualified becomes unable or unwilling to continue to serve, I appoint John M. Lawrence and Peter Wells (both of Beaumont, Texas), Independent Co-Executors of my Will and of my Estate. If either of the above named Co-Executors is unable or unwilling to serve, the remaining named person or persons shall be Independent Executors of my estate. As used herein, the term "Executor" shall mean the Independent Executor or Independent Co-Executors then serving, and shall include plural as well as singular; the neuter shall include masculine and feminine.

B. No action shall be had in the County Court of Jefferson County or in any other court in relation to the settlement and administration of my estate other than those actions required by law of the appropriate state. To the extent that I can so provide, I direct that the administration of my properties located in any state other than Texas shall be by my Executor independent of any court or legal proceedings or accounting in that state; and to the extent that I may so provide, my Executor shall not be required to obtain authority from any court in any other state to

deal with my properties or to perform the terms and conditions of my Will.

C. My Executor shall not be required to give any bond or make any accounting to any court.

D. My Executor is authorized to qualify in Texas, Mississippi, or in any other state in its discretion.

E. I authorize my Executor to delegate to any corporation or other entity, or to any individual, such powers, duties, and discretion as my Executor may deem appropriate. An individual Co-Executor may delegate to a Co-Executor any such powers, duties, or discretion.

F. It is my desire that my home in Mississippi and my plantation in Mississippi will not be sold during the administration of my estate.

G. It is my hope that my friend, Edward P. Connell, attorney of Mississippi, will be named attorney of my estate for the State of Mississippi.

## II.

A. As a token of my love, I give to my sister, Lillian (if she survives me), my mother's diamond ring and all gifts she has made to me, recognizing that Lillian has adequate resources of her own.

B. I give to my husband's brother, Roger Omohundro (if he survives me), my 14 carat white gold bar pin containing 48 diamonds of approximately 2.11 carats. If Roger has predeceased me, I give this pin to my husband, Ed.

C. I give to each of the daughters of William Crisler and of Danny Crisler who are living at the date of my death, if any, one of my rings to be selected by my Executor, in its sole discretion. It is my hope that this jewelry will be retained in the family.

D. I give to my husband's niece, Nancy Omohundro Long, all the furs and fur garments which I own at the date of my death.

## III.

I give the following sums to the persons named in recognition

of their faithful love and service.

A. To Essie B. Moore of Flora, Mississippi, One Thousand and no/100 (\$1,000.00) Dollars.

B. To Marva Maxson of Beaumont, Texas, One Thousand and no/100 (\$1,000.00) Dollars.

C. To Linda Patterson of Beaumont, Texas, One Thousand and no/100 (\$1,000.00) Dollars.

D. To Emma Coleman of Beaumont, Texas, One Hundred and no/100 (\$100.00) Dollars.

IV.

I give to Calder Baptist Church of Beaumont, Texas, and to the Flora Baptist Church, Flora, Mississippi, each the sum of One Thousand Five Hundred and no/100 (\$1,500.00) Dollars; the principal is to constitute a part of the permanent funds of those churches.

V.

If my husband survives me, I give to him the following:

A. Our residence in Beaumont, Texas, together with all of its contents.

B. All funds which both or either of us may have on deposit in any bank checking (demand) account in any bank or savings institution in Beaumont, Texas or Flora, Mississippi.

C. Any interest which I may have in his separate estate.

D. Any automobiles we may own at the date of my death.

E. All my jewelry and personal effects not otherwise specifically disposed of hereinafter. If my husband has predeceased me, I leave to my Executor's discretion the disposition of these items, but anticipate some will be given to friends and relatives.

VI.

All the rest and residue of my estate I leave to my husband, Ed, as Trustee, subject to the following terms and conditions.

A. If my husband has predeceased me or is unable or unwilling to serve as Trustee of this Trust, or having qualified becomes unable or unwilling to serve, I name John M. Lawrence and Peter Wells, Trustees. The word "Trustee" shall refer to the

sole Trustee or Co-Trustees then serving.

1. No bond or accounting shall be required of a Trustee.

2. If any of these named Trustees is unable or unwilling to serve or to continue to serve, that Trustee may by written instrument recordable in the Probate Records of Jefferson County, Texas name a successor Trustee and the successor Trustee shall in turn be authorized to name a subsequent successor Trustee.

3. If a Trustee fails to designate a successor Trustee, the Trustee then serving may name a Trustee:

4. No Trustee shall be liable for the acts or omissions of a prior Trustee.

5. I recognize that any one of these named Trustees may serve as an attorney or accountant of my estate and authorize compensation be paid to him accordingly.

6. A designated successor Trustee may be an individual, a corporation, or other entity selected as appropriate by the named Trustee.

B. So long as Ed lives, all of the distributable net income of this Trust shall be paid to, used for, or invested for the benefit of my husband, Ed. Additionally, the Trustee may invade the principal for the benefit of Ed; if such invasion is necessary to enable him to maintain the standard of living which he enjoyed at the date of my death and provided the funds attained from such invasion shall be used for his health, maintenance and support.

C. The Trustee shall have all of the powers given to trustees by the Texas Trust Code and by the appropriate laws of Texas and of Mississippi. The Trustees are authorized to interpret this Will in the event of any uncertainty and to modify any provisions which may be necessary to accomplish the purposes herein stated.

D. My husband may execute, acknowledge, and deliver oil, gas, and other mineral leases, whether the same contain unitization or pooling agreements, agreements for the purchase or sale

of royalties and production payments, division and transfer orders, contracts for or permitting geophysical or other exploration work, claims for and releases of claims for damages, assignments of oil and gas leases, royalty interests, and mineral properties, and any other instrument or conveyance, assignment, or release of oil, gas, or mineral properties;

E. So long as any Trust created by this Will shall continue, no part of the estate or the income therefrom, nor the equitable interest therein shall be subject to any indebtedness, judgment, attachment, levy, seizure, or encumbrance whatsoever, or against the property or accumulated or undistributed income of the Trust, or of the beneficiary of said Trust, nor in any manner be affected by any transfer, assignment, encumbrance, act, or omission by or to said beneficiary; the beneficiary shall have no right or power to transfer, assign, or encumber the same or any part thereof, except as herein specifically provided.

F. My Trustee is authorized to continue to hold assets as trust property or investments, although they do not produce income and may not qualify as prudent investments.

G. My Trustee may make long-term leases of the properties constituting the Trust, and may enter into contracts for the benefit of the Trust or its properties although the term of such lease or contract may exceed the probable life any Trust created by this Will.

H. It is my hope that Sterling Jones will continue to manage my Mississippi properties.

I. As used in this Will, the term "income" shall be the distributable net income from the Trust after the payment of all expenses and the establishment of such reserves as the Trustee determines proper and as permitted by law; the term "income" shall not include gain or accretion in value to properties realized from the sale or exchange of assets.

L. I authorize my Trustee to delegate to any corporation having trust powers, or to an individual, such powers, duties, or discretion as my Trustee may deem appropriate. An individual

Co-Trustee may delegate to a Co-Trustee any such powers, duties, or discretion.

VII.

On the death of my husband, or upon my death if my husband has predeceased me, I direct that the following disposition shall be made of my estate, subject to the provisions of Articles II, III, IV, and V above.

A. I give to my Trustees, named in Article VI, my interest in the Cannon Plantation located in Yazoo County, Mississippi in the Bentonia area, subject to the reservation of all oil, gas, and other minerals in, on, or under the property or that may be produced from this plantation.

1. This Trust will terminate twenty-one (21) years after the date of death of the survivor of my husband and myself.

2. During the continuance of the Trust, the Trustees shall pay to, use for, or pay to the legal representatives of the children of my cousins, William and Danny Crisler, and the grandchildren of my cousin, William Cox, (who are living at the date of my death), each year sufficient of the distributable net income (hereinafter called "income") of the Trust to provide for the education of these children. The provisions for payment I leave to the discretion of the Trustees, but it is my desire to provide adequate funds out of the income of the Trust for these purposes.

3. If there is not sufficient income to provide for the education of these children, the Trustee shall make a pro rata distribution to the children, thus the total number of eligible children shall be determined and that number shall be divided into the distributable net income available, an equal amount being used for or given to each of the eligible children.

4. Payment of the income to or for the benefit of the children shall cease as each child dies or attains the age of twenty-one (21) years or ceases being a full-time student in a school or university. It is my purpose that the income shall be used to provide a first-class education for these beneficiaries,

including tuition, books, supplies, housing, if appropriate, and the usual incidental expenses.

5. If the income from these properties exceeds the requirements of the above subparagraphs for the education of the children, the excess distributable net income shall be paid to William and Danny Crisler, or to their surviving issue, per stirpes.

6. When these Crisler and Cox beneficiaries have been educated or when the twenty-one (21) years has expired (whichever happens last), this Trust shall terminate and the properties constituting the Trust shall be added to those provided for in Subarticle B below.

7. After the death of my husband, all the rest, remainder, and residue of my estate (including the mineral interest reserved above and the remainder of the above interest) I give to John M. Lawrence and Peter Wells, Trustees of the Simpson-Omohundro Foundation.

1. I give to my Executor and Trustee the authority to place or retain these properties in such Foundation which may accomplish the purposes as set out in that declaration.

2. I give to my Trustees the broadest possible powers, provided that this shall qualify as a charitable bequest under the Internal Revenue Code of the United States and shall conform to the laws of the State of Texas and/or Mississippi as may be appropriate.

3. It is my purpose that this Foundation shall be used to maintain my home in Flora, Mississippi as a house museum and as an example of the life of the people of this period and of this area and for the instruction and inspiration of the public. It is my hope that my home will be open to the public under such conditions as my Trustee may deem appropriate. The Trustees may retain such of my Mississippi and Texas furnishings as they deem appropriate.

4. The income from the remainder of my estate shall be used to prepare my home for such public display and to maintain

and operate it so long as may be appropriate.

5. If my Trustees determine that such operation of the home as a house museum for the benefit of the public is not feasible, then this Foundation shall continue to exist to provide funds for the education of children in Flora, Mississippi and Beaumont, Texas. The decision of my Trustees shall be final as whether to establish a Foundation for my Flora home as a house museum or whether to use these properties to provide income, education, and medical expenses for children. The Trustees shall use the distributable net income for the benefit of such children in such proportions and, subject to such terms and conditions as they may deem appropriate, being mindful of my desire to be of help to the children of Flora and of Beaumont. In addition to providing educational funds, the Trustees are authorized to provide medical assistance for such children.

6. My husband, Ed, is authorized to name other and different Trustees if he so elects. If he does not elect to name other Trustees, then John M. Lawrence and Peter Wells and their successors shall be Trustees of this trust and Foundation. Each of the named Trustees is authorized to name his successor Trustee who shall have all the powers given to the originally named Trustees and if either originally named Trustee or his successor shall fail to designate a successor, the then acting Trustee shall designate such successor.

7. No bond or accounting shall be required of the Trustees except such as may be required by the laws of Texas and/or Mississippi and/or the Internal Revenue Code of the United States.

8. It is my hope that neither my home nor my real properties in Mississippi will be sold and that my Trustees will continue to hold them.

9. No Trustee shall be liable for the acts or omissions of a prior Trustee.

10. The Trustees are authorized to delegate duties to another person or institution.

VIII.

If any beneficiary dies within thirty (30) days after the date of my death, it shall be presumed, for purposes of distributing my estate, that such beneficiary predeceased me.

IX.

If any person (who is entitled to any part of my estate in the event of my intestacy or who is entitled to receive legal or equitable interest in any properties under the terms of my Will) shall seek to prevent, directly or indirectly, the probate of my Will or shall seek to set aside or nullify any gift which I have made hereunder, that person shall take nothing from my estate or under my Will.

This I MAKE and PUBLISH as my LAST WILL AND TESTAMENT, hereunto subscribing and signing my name at Beaumont, Texas, this 1 day of July, 1986, in the presence of Debbie Talamy and Evette Wilson, who subscribe their names as attesting witnesses at my request and in my presence, and in the presence of each other.

Helen S. Omohundro  
Helen S. Omohundro  
Testatrix

The foregoing instrument, typewritten on nine (9) pages, including this page, was here now published as her LAST WILL AND TESTAMENT, and was signed and subscribed by the said HELEN S. OMOHUNDRO, Testatrix, in our presence and in the presence of said Testatrix and of each other, we do sign our names as attesting witnesses.

Debbie Talamy  
Witness 880 Scott Pl.  
Orlando, TX 77662

Evette Wilson  
Witness P.O. Box 100  
Springer, Texas 77660

THE STATE OF TEXAS \*

COUNTY OF JEFFERSON \*

BEFORE ME, the undersigned authority, on this day personally appeared HELEN S. OMOHUNDRO, D. L. DeLoe Salazar, and Everette Wilson, known to me to be the Testatrix and the 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 HELEN S. OMOHUNDRO, Testatrix, declared to me and to the said witnesses, in my presence, that said instrument is her LAST WILL AND TESTAMENT, and that she had willingly made and executed it as her free act and deed for the purposes therein expressed; and the said witnesses, each on his oath, stated to me, in the presence and hearing of said Testatrix, that the said Testatrix had declared to them that said instrument is her LAST WILL AND TESTAMENT, and that she 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 Testatrix and at her request; that she was at that time eighteen (18) years of age, or over (or being under such age, was or had been lawfully married), and was of sound mind; and that each of said witnesses was then at least fourteen (14) years of age.

FILED

SEP 13 1986

R. L. BARNES

County Clerk, Jefferson Co., Texas

D. L. Thomas Deputy

Helen S. Omohundro  
Testatrix

D. L. DeLoe Salazar  
Witness

Everette Wilson  
Witness

SUBSCRIBED and ACKNOWLEDGED BEFORE ME by the said HELEN S. OMOHUNDRO, Testatrix, and SUBSCRIBED and SWORN TO BEFORE ME by the said D. L. DeLoe Salazar and Everette Wilson, this 1 day of July, 1986.

Susan A. Williams  
Notary Public, State of Texas  
Commission Expires: .....



SUSAN A. WILLIAMS  
Notary Public  
For the State of Texas  
My Commission Expires  
4 20 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 14<sup>th</sup> day of November, 1986, at ..... o'clock ..... M., and was duly recorded on the 14<sup>th</sup> day of November, 1986, Book No. 21 on Page 262 in my office.

Witness my hand and seal of office, this the 14<sup>th</sup> of November, 1986.

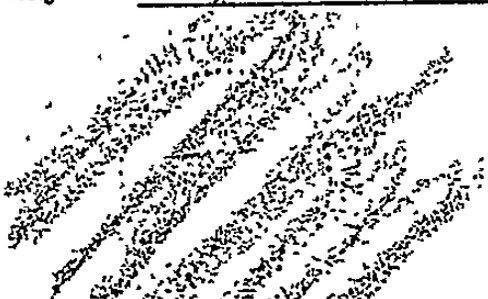
BILLY V. COOPER, Clerk

By B. C. Shippen, D.C.

THE STATE OF TEXAS  
COUNTY OF JEFFERSON

I, R. P. LeBlanc, Jr., Judge of the County Court of Jefferson County, State of Texas, and the presiding Judge of said Court, the same being a Court of record having a clerk and seal, do hereby certify that R. L. Barnes, whose signature is appended to the above and foregoing certificate is, and was at the time of signing the same, Clerk of said Court, and legally entrusted with the possession and custody of the records and files thereof, that his signature thereto appended is genuine, and that said certificate and attestation is in due form.

Witness my hand at Beaumont, Texas, this the 30th  
day of September A. D., 1986.

  
R. P. LeBlanc, Jr.

Judge, County Court,  
Jefferson County, Texas

THE STATE OF TEXAS  
COUNTY OF JEFFERSON

I, R. L. Barnes, Clerk of the County Court of Jefferson County, State of Texas, do hereby certify that the Honorable R. P. LeBlanc, Jr., who has signed the foregoing certificate, is the duly elected, qualified and commissioned presiding Judge of said Court and that his signature thereto appended is genuine.

In witness whereof, I have hereto set my hand and affixed the seal of my office, at my office, in the City of Beaumont, in the County of Jefferson, and the State of Texas, this the 30th day of September, A. D., 1986.

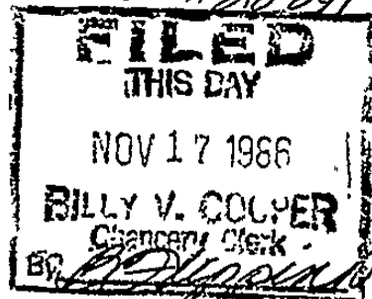
  
R. L. Barnes

CLERK, County Court,  
Jefferson County, Texas

BOOK

21 PAGE 272

LAST WILL AND TESTAMENT  
OF  
ROBERT ALFORD BROWN, SR.



I, ROBERT ALFORD BROWN, SR., an adult resident citizen of 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.

ITEM I.

I appoint my wife, MADELINE BEASLEY BROWN, as Executrix of my Estate under this Will. I direct my Executrix to pay all of my just debts and obligations which may be probated, registered and allowed against my estate as soon as may be conveniently done. For convenience, my Executrix may be referred to herein as "Executor."

ITEM II.

My wife's name is MADELINE BEASLEY BROWN, and she is sometimes referred to herein as "my wife." I have two (2) children now living and they are:

PEGGY BROWN SHEALY, and

ROBERT ALFORD BROWN, JR.

They are sometimes herein referred to as "my children."

ITEM III.

I devise and bequeath to my wife, MADELINE, if she be living at my death, any interest I may own in our residence which is occupied by us as a family home, subject to any indebtedness that may be against our home at my death. If my wife shall not survive me, I devise and bequeath my interest in our home to my children, in equal shares.

*R.A.B.*

## ITEM IV.

I give and bequeath my automobiles, clothing, books, jewelry, sport equipment and other personal effects to my wife, MADELINE, if she survives me. If my wife does not survive me, I bequeath the said items of personal property to my children, in equal shares.

## ITEM V.

All furniture, furnishings, decorations, silverware, china, pictures, linens, glassware and the like located in our home is the property of my wife. I have no right to dispose of these items and hereby confirm her title to them. However, if my wife predeceases me and I become the owner of any such property, I give and bequeath my interest therein to my children, in equal shares.

## ITEM VI.

After the payment of any debts, obligations, and expenses of my estate, I devise and bequeath to my wife, MADELINE, for her lifetime, assets having a value equal to the following:

- (a) If my death shall occur in 1982, the sum of \$225,000, less any taxable transfers I may have made since 1976.
- (b) If my death shall occur in 1983, the sum of \$275,000, less any taxable transfers I may have made since 1976.
- (c) If my death shall occur in 1984, the sum of \$325,000, less any taxable transfers I may have made since 1976.
- (d) If my death shall occur during 1985, the sum of \$400,000, less any taxable transfers I may have made since 1976.
- (e) If my death shall occur during 1986, the sum of \$500,000, less any taxable transfers I may have made since 1976.

(f) If my death shall occur during 1987, or thereafter, the sum of \$600,000, less any taxable transfers I may have made since 1976.

As used herein, the term "taxable transfers" shall mean transfers made by me that are subject to the transfer tax provided for in Section 2001 of the Internal Revenue Code of 1954, as amended. The term "value" shall mean the value as finally determined for federal estate tax purposes.

The amount determined above shall be increased by an amount of property which will allow my estate to receive the maximum benefit from the Credit for State Death Taxes provided by Section 2011 of the Internal Revenue Code of 1954, as amended. However, this increase shall not cause the total of this bequest to exceed the maximum amount on which there would be no federal estate tax due on my estate.

It is my intention to convey by this bequest the maximum portion of my estate which, at the time of my death, is exempt from the federal transfer tax.

From these assets my Executor shall pay any and all estate and inheritance taxes payable by my estate. The remainder of those assets shall be held by my wife for her lifetime.

The net annual income realized from the assets herein conveyed to my wife shall be paid to her as earned, but in no event less frequently than annually. She shall continue to receive the net annual income as long as she shall live.

My wife shall be entitled to possession of all property in which she holds a life estate by virtue of this Item of my Will, and she shall not be required to furnish any bond or other security for any part of it. She shall not be liable for the loss or destruction of any property passing to her under this Item of my Will. She shall not be liable for the payment of any encumbrances or assessments on the property in which she holds a life interest, all of which shall be paid from principal of the life estate property or by the remaindermen.

My wife shall have the power to sell and convey good title to any of the property which passes to her under this Item of my Will. She shall be entitled to invest and reinvest the proceeds from such sale in her absolute discretion in such property as she deems advisable. My wife shall not be liable for any loss that might result from her reinvestment of the proceeds of sale. However; the proceeds of any such sale shall be kept by my wife in a single fund separate and apart from other property owned by her so as to segregate the principal from her own estate. My wife may not use the proceeds of sale for her own use or benefit, neither may she use or dispose of the property in any manner that may destroy or detract from the interest of the remaindermen. No part of the principal conveyed by this Item may be disposed of or appointed by anyone. No one shall question any action taken by my wife with respect to the property conveyed to her hereunder and no further authority or power to dispose of such property, other than this Item of my Will, shall be required by persons with whom my wife deals in selling such property or in purchasing other property with the proceeds of such sale.

Upon the death of my wife, or if my wife fails to survive me, upon my death, the property conveyed to her by this Item of my Will, in whatever form it may then exist, shall be paid over and distributed outright, in equal shares, to my children, PEGGY BROWN SHEALY and ROBERT ALFORD BROWN, JR., with all the property to be held by them as tenants in common in undivided shares. If either of my children shall not be living at the time this distribution is required, the interest of such deceased child shall be distributed to his or her children per stirpes, and if such deceased child has no surviving descendants, to my other child, per stirpes.

## ITEM VII.

To my wife, MADELINE, if she survives me, I give, devise and bequeath all the rest and residue of my estate. None of the

assets hereby conveyed to my wife shall be used for the payment of any estate or inheritance taxes that become payable upon, or by reason of, my death.

If my wife shall not survive me, then I give, devise and bequeath all the rest and residue of my estate equally to my children, with all the assets to be held by them as tenants in common in undivided shares. If either of my children shall not be living at the time this distribution is required, the interest of such deceased child shall be distributed to his or her children per stirpes, and if such deceased child has no surviving descendants, to my other child, per stirpes.

ITEM VIII:

All bequests to my children under this Will shall be satisfied by equal division of all assets. My children shall hold any land bequeathed to them as tenants in common in undivided shares. If either of my children should want to sell his or her share of that land, he or she must first offer it for sale to the other co-tenant at the price for which the selling co-tenant has a bona fide offer to purchase. Such offer shall be in writing and mailed to the residence of the other co-tenant. If there is no acceptance of the offer within 45 days of receipt of such offer by the other co-tenant, the property interest may be sold by the selling co-tenant in a bona fide sale to the person making the initial offer which was communicated to the other co-tenant.

ITEM IX.

In the event my wife is or becomes unable or unwilling to serve as Executrix, I appoint my daughter, PEGGY BROWN SHEALY, to serve as successor Executrix. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. I direct that neither my Executor nor any

successor Executor shall be required to make any bond as Executor. To the extent permissible by law, I waive the requirement that my Executor, or any successor Executor, be required to make a formal appraisal, provide an inventory or file an accounting for my estate with any court.

Where used throughout this Will, the terms "Executor," "Executrix" and "Administrator" may be used interchangeably and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one.

My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will without respect to the income tax basis of the property. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in any manner that will result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

My Executor shall have authority to continue any business operations in which I am engaged at my death for the time permitted by law in order to avoid depreciation in value of the interests or losses to my estate or my business associates. My Executor may continue to act as a partner, engage in any partnership, and take all actions with regard to any partnership my Executor deems advisable.

I specifically authorize my Executor to borrow such funds as may be necessary to pay my debts and administration expenses and taxes of my estate and to pledge such of my property, real or personal, as may be necessary to secure such loan; provided, however, that my Executor shall not pledge any property specifically devised or bequeathed herein. My Executor shall not be required to pay or otherwise satisfy such loan prior to the closing of my estate and the discharge of my Executor, but may

distribute such property at its value net of such loan in satisfaction of any bequest herein.

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 my Executor's discretion may sell only so much of my property that is necessary to obtain cash to pay taxes, debts and costs of the administration of my estate. After the payment of said debts, taxes and costs, in the sole discretion of my Executor, my Executor is authorized to make distributions to devisees and legatees either in cash or in kind or a combination of each.

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 20 day of Oct, 1982.

Robert Alford Brown, Sr.

This instrument was, on the day and year shown above, signed, published and declared by ROBERT ALFORD BROWN, SR. to be his Last Will and Testament in our presence, and we have subscribed our names as witnesses in his presence and in the presence of each other.

Jessie L. McIlwain

Jackson, Miss. Address

Judge C. Montgomery

Jackson, Miss. Address

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 17th day of November, 1986, at ... o'clock ... M., and was duly recorded on the 17th day of November, 1986, Book No. 21 on Page 278 in my office.

Witness my hand and seal of office, this the 17th of November, 1986.

BILLY V. COOPER, Clerk

By B. G. Hipsin, D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED  
THIS DAY  
Nov. 17, 1986  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

IN THE MATTER OF THE ESTATE OF  
ROBERT ALFORD BROWN, SR., DECEASED

CIVIL ACTION FILE NO. 28211

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

THIS DAY personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, HUGH C. MONTGOMERY, JR., one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Robert Alford Brown, Sr., deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Robert Alford Brown, Sr., signed, published and declared said instrument as his Last Will and Testament on the 20th day of October, 1982, the day and date of said instrument, in the presence of this affiant and Florence L. McIlwain, 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, Hugh C. Montgomery, Jr., the Affiant and Florence L. McIlwain, 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.

*Hugh C. Montgomery, Jr.*  
Hugh C. Montgomery, Jr.

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 16<sup>th</sup>  
day of September, 1986.

*Gail C. Butler*  
NOTARY PUBLIC

MY COMMISSION EXPIRES:

August 18, 1990

C2090805  
5478/11,145

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 17<sup>th</sup> day of November, 1986, at ..... o'clock ..... M., and  
was duly recorded on the 17<sup>th</sup> day of November, 1986, Book No. 21 on Page 279 in  
my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of November, 1986.

BILLY V. COOPER, Clerk

By B. Slippin....., D.C.

**FILED**  
Dec 2 1986  
BILLY V. COOPER  
By *[Signature]*  
Chancery Clerk  
118-214

LAST WILL AND TESTAMENT OF ERNEST ATKINS

I, Ernest Atkins, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and a resident citizen of Madison County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, expressly revoking all other wills and codicils thereto heretofore made by me.

ITEM ONE: I give, devise, and bequeath all of my estate and property whether real or personal and wherever it may be situated, of whatever description to my daughter, Thelma Blount, Canton, Mississippi.

ITEM TWO: I hereby name, constitute, and appoint my daughter above-named to act as Executrix. And such as it may be waived by law, I hereby waive all requirements of bond, inventory, and accounting, and appraisal for my Executrix and wish that she not be required to make such.

SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament, on this the 5th day of June, 1981, in the presence of these witnesses who attest to the same, as witnesses hereto, at my request, in my presence, and in the presence of each other, on this day.

*[Signature]*  
ERNEST ATKINS

WITNESSES:

*[Signature]*  
Mrs. Jergal M. Leonard

*[Signature]*  
Mr. M. B. Williams

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 *2nd* day of *December*, 19*86*, at ..... o'clock ..... M, and was duly recorded on the *2nd* day of *December*, 19*86*, Book No. *21* on Page *281* in my office.

Witness my hand and seal of office, this the *2nd* of *December*, 19*86*...

BILLY V. COOPER, Clerk

*[Signature]*

# 28-214

BOOK 21 PAGE 282

THIS DAY  
**FILED**  
Dec 2 1986  
BILLY V. COOPER  
By *[Signature]* Chancery Clerk

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

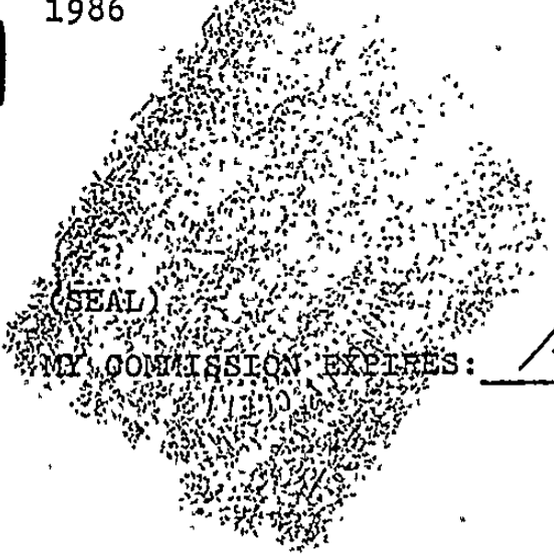
IN THE MATTER OF A CERTAIN INSTRUMENT OF WRITING PURPORTING  
TO BE THE LAST WILL AND TESTAMENT OF ERNEST ATKINS, DECEASED

Personally appeared before me the undersigned authority in and for  
said county and state aforesaid, the undersigned MRS. MARIE WILLIAMS,  
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 Ernest Atkins, and affiant states that the said Ernest Atkins  
signed, published and declared said instrument as his Last Will and  
Testament on the 5th day of June, 1981, the day of the date of the  
instrument, in the presence of this deponent and in the presence of  
MRS. VIRGIL M. LEONARD, the other subscribing witness, and that the said  
testator was then of sound and disposing mind and memory and more than  
twenty-one years of age, and this deponent and Mrs. Virgil M. Leonard,  
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 the day and year of the date of said instrument.

*[Signature: Marie Williams]*  
MRS. MARIE WILLIAMS

SWORN TO AND SUBSCRIBED before me, this 18<sup>th</sup> day of November,  
1986



*[Signature: Billy V. Cooper]*  
CHANCERY CLERK  
BY: *[Signature: B. Shippin]* D.C.

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed  
for record in my office this 21<sup>st</sup> day of December, 1986, at ..... o'clock ..... M., and  
was duly recorded on the 21<sup>st</sup> day of December, 1986, Book No. 21 on Page 282 in  
my office.

Witness my hand and seal of office, this the 21<sup>st</sup> of December, 1986

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

LAST WILL AND TESTAMENT

#28-232  
FILED  
Dec 5 1986  
CLLY  
By *[Signature]*  
28-232

I, VELMA D. TUCKER, being of sound mind, and otherwise legally competent so to do, do hereby make, publish, and declare the following as my last will and testament, hereby revoking any previous wills, codicils, or testamentary dispositions.

I

I nominate and appoint my son, EARLY B. DeGRAW as Executor of my estate, and I direct that he act without bond or the necessity of any accounting to the Court.

II

I will and devise a life estate, only, in my property located on Jackson Street in Ridgeland, Mississippi to my husband, B. D. TUCKER. It is my desire that he, as well as my daughter REBECCA JOYCE TUCKER have a place to live during his lifetime. At the death of B. D. TUCKER, it is my desire, and I so will and devise, that the said property vest in fee simple in equal shares to my four (4) children as follows:

- (1) EARLY B. DeGRAW
- (2) WALLACE BERT DeGRAW
- (3) IVA ELAINE DeGRAW BUTLER
- (4) REBECCA JOYCE TUCKER

All the rest, residue and remainder of all my property, I will, devise, and bequeath to my four (4) children named herein, in equal shares.

WITNESS MY HAND this 5 day of July, 1978.

*Velma D. Tucker*  
VELMA D. TUCKER, TESTATRIX

We certify that we witnessed the said VELMA D. TUCKER sign the foregoing on the day and year herein mentioned.

Frank Evans  
NAME

PO Box 153 Ridgeland Miss  
ADDRESS

Wiley Evans  
NAME

Ridgeland, Mississippi  
ADDRESS

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 5<sup>th</sup> day of December, 1986, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., and was duly recorded on the 5<sup>th</sup> day of December, 1986, Book No. 2 on Page 283 in my office.

Witness my hand and seal of office, this the 5<sup>th</sup> day of December, 1986

BILLY V. COOPER, Clerk

By B. G. Grippen, D.C.

THIS DAY,  
**FILED**  
5  
BILLY V. COOPER  
Clerk  
By *B. D. Dippin*  
28-232

A F F I D A V I T

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY appeared before me the undersigned authority in and for the jurisdiction aforesaid, NANCY J. EVANS, one of two (2) subscribing witnesses with FRANK EVANS, to a certain instrument in writing purporting to be the Last Will and Testament of Velma D. Tucker, deceased late of Madison County, Mississippi, who having first been duly sworn by me, makes oath that Velma D. Tucker signed, published and declared said instrument; the designated Last Will and Testament as her Last Will and Testament, in the presence; of myself and FRANK EVANS: that said Testatrix was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, that each of us subscribed said instrument as witnesses thereto, at the instance and request, and in the presence of said Testatrix and also in the presence of each, other, FRANK EVANS and myself.

*Nancy J. Evans*  
\_\_\_\_\_  
NANCY J. EVANS

SWORN TO AND SUBSCRIBED before me this 4<sup>th</sup> day of

June, 1986

*Cecil E. Gherard*   
\_\_\_\_\_  
NOTARY PUBLIC

My commission expires:  
December 18, 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 5<sup>th</sup> day of December, 1986, at ..... o'clock ..... M., and was duly recorded on the 5<sup>th</sup> day of December, 1986, Book No. 21 on Page 285 in my office.

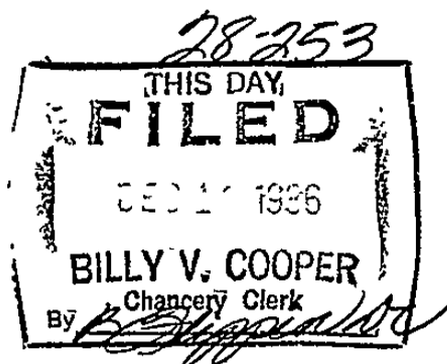
Witness my hand and seal of office, this the 5<sup>th</sup> of December, 1986.

BILLY V. COOPER, Clerk

By *B. D. Dippin* ..... D.C.

BOOK 21 PAGE 386

LAST WILL AND TESTAMENT  
OF  
DORIS W. McMILLON



I, DORIS W. McMILLON, domiciled in Madison, County of Madison, State of Mississippi, declare this to be my Last Will and Testament. I revoke all my prior Wills and Codicils.

ITEM I.

I devise and bequeath to my husband, BEN LLOYD McMILLON, SR., if he be living at the time of my death, all of my clothing, books, jewelry, furniture, silverware, china, linens, and other items of personal use and adornment; and if he does not survive, I give and bequeath all of the said property to my son, BEN LLOYD McMILLON, JR.

ITEM II.

If my husband, BEN LLOYD McMILLON, SR., survives me, I give, devise and bequeath to him, subject to the terms and conditions hereinafter set forth, property equal in value to the maximum marital deduction allowable under the federal estate tax laws with reference to my estate, provided, however, that the amount so devised and bequeathed shall be reduced by the value of the property qualified for the federal marital deduction which passes or has passed to my said husband either under other provisions of this Will or outside of this Will (including life insurance payable to him as named beneficiary, and bank accounts, bonds, real property owned by my said husband and me as joint tenants with full right of survivorship). No assets shall be included within this devise and bequest which do not qualify for said marital deduction. In making the computations necessary to determine the

R.W.M.

amount of this pecuniary estate tax marital deduction request, values as finally determined for federal estate tax purposes shall control. The payment of this amount may be made wholly or partly in kind by transferring to my said husband, BEN LLOYD McMILLON, SR., assets at values current at the date of distribution.

## ITEM III.

If he survives me, I devise and bequeath the remainder of my estate to my husband, BEN LLOYD McMILLON, SR., for his lifetime. My husband shall be entitled to possession of all property in which he holds a life estate by virtue of this Item of my will and he shall not be required to furnish any bond or other security for any part of same. He shall not be liable for the loss or destruction of any property passing to him under this Item of my will, nor for any loss due to investments or reinvestments made by him. He shall not be liable for the payment of any encumbrances, taxes or investments on the property in which he holds a life interest, all of which shall be paid from principal. My husband shall have the power to sell and convey good title to any of the property which passes to him under this Item of my will; the proceeds of such sale shall be kept by him in a single fund separate and apart from his individual property. He shall be entitled to invest and reinvest the proceeds from such sales as he, in his absolute discretion, deems advisable. No one shall question any action taken by my husband with respect to the property conveyed to him in this Item of my will, and no further authority or power to dispose of such property shall be required by persons with whom my husband may deal in selling such property or acquiring other property with the proceeds of such sales.

Upon the death of my said husband, the property conveyed to him by this Item of my Will, in whatever form it may then exist, shall be paid or distributed to my son, BEN LLOYD McHILLON, JR. In the event my said son fails to survive my husband, this remainder interest shall be conveyed, turned over, and/or distributed to the Canton Exchange Bank, Canton, Mississippi, in trust, nevertheless, for the uses hereinafter set forth. The Trustee shall divide the trust into equal parts, one part for each of my grandchildren and one part for my daughter-in-law. Each part shall be a separate trust, and the income and principal shall be administered for the benefit of the beneficiaries under the following terms and conditions:

A. Said trusts shall be known as the McHILLON TRUSTS.

B. Said Trustee shall pay to each beneficiary during his or her lifetime all of the income of the trust in periodic installments, the frequency of such payments to be determined by the Trustee, except in no event shall such payments be made less frequently than annually.

C. If the total income of each beneficiary is, in the sole discretion of the Trustee, insufficient to enable each beneficiary to maintain his or her present standard of living, or if, in the sole discretion of the Trustee, each beneficiary shall need funds over and above the trust income because of medical or hospital bills, or for any other reason, the Trustee may pay to each beneficiary such portions of the principal of this trust at such times as the Trustee shall deem proper.

D. I empower my Trustee to do everything in administering the trusts that he deems to be for the best interest of the beneficiaries, including power to retain, sell, and invest in, any personalty or realty, without being restricted by any statute or rule of law concerning fiduciary investments.

Ble 1.47

E. All of the trusts hereinbefore 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 provided. The Trustee shall not be required to enter into any bond to secure the faithful performance by it of its duties. Nor shall it be required to render to any court any periodic formal accountings of its administration of said trusts but said Trustee shall render annual accounts to the various beneficiaries of the trusts if requested. No person paying money or delivering property to the Trustee shall be required to see to its application.

The individual Trustee hereunder shall be entitled to a reasonable fee, but which shall in all events be no less than two (2) per cent of the annual trust income from all trusts.

F. The trust for each grandchild shall continue until that child attains the age of twenty-five (25) years or until said child's death, whichever is sooner. Upon the termination of the trust as herein provided, any remaining principal or undistributed income shall be turned over to said child.

Any and all estate or inheritance taxes levied upon my estate, or against any beneficiary, shall be paid from that portion of my estate bequeathed under this Item of my will. The bequest to my husband provided for in Item II of this Will shall bear no portion of the said taxes.

#### ITEM IV.

In the event my said husband, BEN LLOYD McHILLON, SR., predeceases me, I devise and bequeath all of my property, of whatsoever kind or character and wheresoever situated, to my son, BEN LLOYD McHILLON, JR.,

or if he is not living, to the trusts as set forth in the second paragraph of Item III.

## ITEM V.

None of the rights, interests, or expectancies of any beneficiary under Item III of this Will shall be liable or subject in any manner for the debts, contracts, liabilities or torts of said beneficiary.

## ITEM VI.

And now having disposed of my entire estate I hereby nominate and appoint my husband, BEN LLOYD McMILLON, SR., Executor of this my Last Will and Testament. He shall not be required to post any bond or other surety and neither shall he be required to make any formal appraisement of my estate.

In the event my husband is unable to serve as Executor, I nominate and appoint my son, BEN LLOYD McMILLON, JR., as Executor of this my Last Will and Testament and direct that he shall not be required to post any bond or other surety and neither shall he be required to make any formal appraisement of my estate.

## ITEM VII.

I have discussed this Will and the trusts created herein with my attorney, HUGH C. MONTGOMERY, JR., and he is thoroughly familiar with my intentions and desires respecting this Will and these trusts. I therefore request that the Executor and Trustee consult with him as to matters requiring an interpretation of this instrument.

It is my desire that the Executor retain HUGL C. MONTGOMERY, JR. to probate this Will and represent my estate as its attorney. It is also my desire that the Executor retain JIM BUTCHART, C.P.A., to do the necessary accounting work in preparing the U. S. Estate Tax Return.

PAGE 291

IN WITNESS WHEREOF I have executed the foregoing paperwriting and declare the same to be my Last Will and Testament at Madison, Madison County, Mississippi, on this 13 day of October, 1965.

Doris W. McMillon  
Doris W. McMillon

STATE OF MISSISSIPPI  
COUNTY OF MADISON

We, each of the subscribing witnesses to the last Will and Testament of DORIS W. McHILLON, do hereby certify that the said instrument was signed by the said DORIS W. McHILLON in our presence and in the presence of each of us, and that the said DORIS W. McHILLON declared the same to be her Last Will and Testament in the presence of each of us, and that we each signed our names as subscribing witnesses to said Will at the request of DORIS W. McHILLON in her presence and in the presence of each other.

Witness our signatures on this 13 day of October, 1965.

J. S. Harris, Jr.

Madison, Miss.  
Address

Jane C. Harris

Madison, Miss.  
Address

STATE OF MISSISSIPPI, County of Madison:

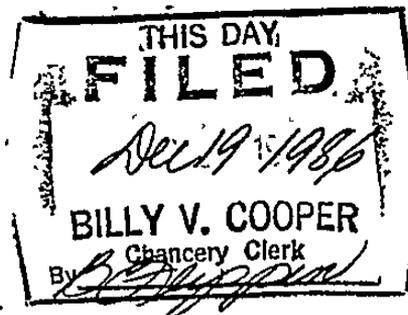
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 19<sup>th</sup> day of December, 1965, at ..... o'clock ..... M. and was duly recorded on the 19<sup>th</sup> day of December, 1965, Book No. 21 on Page 286 in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of December, 1965.

BILLY V. COOPER, Clerk

By B. D. Harris D.C.

BOOK 21 PAGE 292  
IN THE CHANCERY COURT  
OF MADISON COUNTY, MISSISSIPPI



ESTATE OF DORIS W. McMILLON,  
DECEASED

NO. 28-253

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named J. S. Harris, Jr., who being by me first duly sworn according to law, says on 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 Doris W. McMillon, Deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, which is dated the 13th day of October, 1965.

(2) That on the 13th day of October, 1965, Doris W. McMillon signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Janie C. Harris, the other subscribing witness to the instrument.

(3) That Doris W. McMillon was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.

(4) That this affiant, together with Janie C. Harris, subscribed and attested the instrument as witnesses to the signature and publication thereof, at the special instance and

request, and in the presence of Doris W. McMillon, and in the presence of each other.

J. S. Harris, Jr.  
J. S. Harris, Jr.

SWORN TO AND SUBSCRIBED before me, this the 25<sup>th</sup> day of September, 1986.

Hail C Butler  
Notary Public

My Commission expires:  
**MY COMMISSION EXPIRES**  
AUGUST 18, 1990

J. Larry Lee  
MAGRUDER, MONTGOMERY, BROCATO &  
HOSEMANN  
1800 Deposit Guaranty Plaza  
Jackson, Mississippi 39201  
601-354-5504

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 19<sup>th</sup> day of December, 1986, at ..... o'clock ..... M., and was duly recorded on the 19<sup>th</sup> day of December, 1986, Book No. 21 on Page 293 in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of December, 1986.

BILLY V. COOPER, Clerk

By B. Cooper, D.C.

THIS DAY  
**FILED**  
Nov 19 1965  
BILLY V. COOPER  
Chancery Clerk  
By *[Signature]*

IN THE CHANCERY COURT  
OF MADISON COUNTY, MISSISSIPPI

ESTATE OF DORIS W. McMILLON,  
DECEASED

NO. 28-253

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Janie C. Harris, who being by me first duly sworn according to law, says on 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 Doris W. McMillon, Deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, which is dated the 13th day of October, 1965.

(2) That on the 13th day of October, 1965, Doris W. McMillon signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of J. S. Harris, Jr., the other subscribing witness to the instrument.

(3) That Doris W. McMillon was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.

(4) That this affiant, together with J. S. Harris, Jr., subscribed and attested the instrument as witnesses to the signature and publication thereof, at the

special instance and request, and in the presence of Doris W. McMillon, and in the presence of each other.

Janie C. Harris  
Janie C. Harris

SWORN TO AND SUBSCRIBED before me, this the 25<sup>th</sup> day of September, 1986.

Neil C. Butler  
Notary Public

My commission expires:  
MY COMMISSION EXPIRES  
AUGUST 18, 1990

J. Larry Lee  
MAGRUDER, MONTGOMERY, BROGATO &  
HOSEMAN  
1800 Deposit Guaranty Plaza  
Jackson, Mississippi 39201  
601-354-5504

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 19<sup>th</sup> day of December, 1986, at ..... o'clock ..... M., and was duly recorded on the 19<sup>th</sup> day of December, 1986, Book No. 21 on Page 294 in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of December, 1986.

BILLY V. COOPER, Clerk

By B. Cooper, D.C.

28-254

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

BOOK 21 PAGE 296

LAST WILL AND TESTAMENT OF GUY CLARKE HARRELL

I, GUY CLARKE HARRELL, an adult resident citizen of the City of Jackson, Hinds County, Mississippi, 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 any and all other wills and codicils heretofore made by me.

ARTICLE I

I do hereby give, devise and bequeath to my wife, KATHERINE VIRGINIA IRWIN HARRELL, all 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 or possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment.

ARTICLE II

Should my wife, KATHERINE, predecease me, I give, bequeath, and devise to my children, both born and unborn as of the making of this Will, all of the property of whatever kind and wheresoever situated, that I own or may be entitled to at my death, share and share alike. Should any of my said children predecease me, their issue shall take from this Will, per stirpes.

ARTICLE III

I appoint my wife, KATHERINE, as Executrix of this Will and direct that she shall not be required to give any bond, and I hereby

waive the necessity of having a formal appraisement and accounting made of my estate.

Witness my signature, this the 5th day of May, 1970.

Guy Clarke Harrell  
TESTATOR

Pauline C. Sunderman

Walter L. Thrash

WITNESSES

CERTIFICATE

We, Pauline C. Sunderman, and Walter L. Thrash, the two above subscribing witnesses to the Will of GUY CLARKE HARRELL, hereby certify that we signed said Will as subscribing witnesses at his special instance and request, in his presence and in the presence of each other.

Witness our signatures, this the 5th day of May, 1970.

Pauline C. Sunderman

Walter L. Thrash

WITNESSES

Page Two Of My Will Guy Clarke Harrell

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 December, 1969, at 8:30 o'clock PM, and was duly recorded on the 19th day of December, 1969, Book No. 21 on Page 297 in my office.

Witness my hand and seal of office, this the 19th of December, 1969.

BILLY V. COOPER, Clerk

By B. Shippin D.C

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

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: IN THE MATTER OF THE ESTATE OF  
GUY CLARKE HARRELL, DECEASED P - 28-254

AFFIDAVIT OF SUBSCRIBING WITNESSES TO THE  
LAST WILL AND TESTAMENT OF GUY CLARKE HARRELL, DECEASED

PERSONALLY, came and appeared before me the undersigned authority in and for the jurisdiction herein recited the within named PAULINE C. SUNDERMAN, and WALTER L. THRASH, who being be me first duly sworn, doth make oath and affidavit, viz:

(a) As subscribing witnesses, the undersigned, upon the request and express direction of Guy Clarke Harrell, Deceased, were the subscribing witnesses to that certain Last Will and Testament which consists of two (2) pages, and as the same was duly signed by Guy Clarke Harrell, now Deceased, on May 5, 1970; And

(b) That at the time the said Will was signed by Guy Clarke Harrell, he was then of legal age and possessed of a sound and disposing mind, and that the Will was signed by Guy Clarke Harrell in the presence of said subscribing witnesses; And

(c) That when said Will was signed by Guy Clarke Harrell, it was declared by him to be his Last Will and Testament in the presence of said witnesses; And

(d) That said witnesses did then and there sign as subscribing witnesses to said Will upon the express request of Guy Clarke Harrell, and that all signatures thereto were affixed in his presence and in the presence of each other.

*Pauline C. Sunderman*  
PAULINE C. SUNDERMAN

*Walter L. Thrash*  
WALTER L. THRASH

SWORN to and subscribed before me by Pauline C. Sunderman, and Walter L. Thrash, on this the 1st day of December, 1986.

*December*

*Dominic Paul Dull*  
NOTARY PUBLIC FOR Madison  
COUNTY, MS.



My Comm. Expires: \_\_\_\_\_  
My Commission Expires October 18, 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 19th day of December, 1986, at ..... o'clock ..... M., and was duly recorded on the 19th day of December, 1986, Book No. 21 on Page 298 in my office.

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

BILLY V. COOPER, Clerk

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