

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED  
THIS DATE  
JUN 19 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *[Signature]*

IN THE MATTER OF THE ESTATE OF  
MARGARET THOMAS THOMPSON, DECEASED

CIVIL ACTION FILE NO. 28-493

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DAY personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, FRANK SIMPSON, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Margaret Thomas Thompson, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Margaret Thomas Thompson, signed, published and declared said instrument as her Last Will and Testament on the 8th day of November, 1985, the day and date of said instrument, in the presence of this affiant and Suzanne Holley and Demetrius Hardy, the other subscribing witnesses 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, Frank Simpson, the Affiant, Suzanne Holley and Demetrius Hardy, 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.

*[Handwritten Signature]*  
Frank Simpson

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 18<sup>th</sup> day of June, 1987.

*[Handwritten Signature]*  
NOTARY PUBLIC

MY COMMISSION EXPIRES:  
My Commission Expires December 10, 1990.

02081703

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 June, 1987, at        o'clock        M., and was duly recorded on the 19<sup>th</sup> day of June, 1987, Book No. 21 on Page 503 in my office.

Witness my hand and seal of office, this the 19<sup>th</sup> of June, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

ORIGINAL FILED IN MY OFFICE  
THIS 18<sup>th</sup> DAY OF June 1986  
JOE MOORE, CHANCERY CLERK  
HOLMES COUNTY, MISSISSIPPI  
BY Ruby Moore DC

BOOK 21 PAGE 505  
BOOK 13 PAGE 639

LAST WILL AND TESTAMENT OF ELISE BARNETTE YARBOROUGH

I, Elise Barnette Yarborough, a resident of Holmes County, Mississippi, being of the age of twenty-one years and over and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, revoking all previous Wills and Codicils.

I.

I direct that all my debts, including my funeral expenses, expense of my last illness and the expenses of the administration of my estate, be paid by my Executor, hereinafter named, out of the first moneys coming into his hands and available therefore.

II.

I hereby give, devise and bequeath unto my granddaughter, Shiela Yarborough, my home and the lot thereon located at the corner of Highway 51 and Yazoo Street, Town of Pickens, Holmes County, Mississippi.

III.

I hereby give, devise and bequeath unto my daughter, D. Elizabeth Yarborough Sullivan; my step-son, John Yarborough, Jr., and my son, Julian Yarborough, share and share alike, all the money located in my checking accounts in the Mississippi Bank in Jackson, Mississippi, now known as the Sunburst Bank, Jackson, Mississippi, and the Canton Exchange Bank, Canton, Mississippi. I further give, devise and bequeath unto D. Elizabeth Yarborough Sullivan, John Yarborough, Jr., and Julian Yarborough, share and share alike, the real property located in Lot 6, Block E, Parkdale Subdivision at 1437 Sheffield Drive, City of Jackson, Hinds County, Mississippi, and the Lot located at N. 4th Street, Town of Pickens, Holmes County, Mississippi.

IV.

I hereby give, devise and bequeath all the rest and residue of my property, both real, personal or mixed of every kind and character, and wherever situated, to D. Elizabeth Yarborough Sullivan, John Yarborough, Jr., and Julian Yarborough, share and share alike.

FILED 4<sup>th</sup> DAY OF September 1986 at 9:05 A.M.  
JOE MOORE, CHY. CLK., HOLMES COUNTY MS

BY Mary Anne Alexander DC

Elise Barnette Yarborough  
ELISE BARNETTE YARBOROUGH

V.

I hereby nominate and appoint John Yarborough, Jr. as Executor of this my Last Will and Testament. I specifically direct that he not be required to give any bond or security, file any inventories or make any reports to any Court or to any person whatever as Executor.

VI.

In the event that John Yarborough, Jr. is unable to serve as Executor, I hereby appoint Julian Yarborough, as alternate Executor, subject to the same terms and conditions.

VII.

I hereby designate Edwin T. Neilson, Jr., of Lexington, Mississippi, to be the attorney to handle my estate.

In Testimony whereof, witness my hand and signature, this the \_\_\_\_\_ day of \_\_\_\_\_, 1984.

*Elise Barnette Yarborough*  
ELISE BARNETTE YARBOROUGH

*Carolyn Watkins Bridgforth*  
WITNESS

ADDRESS

*Steven W. Bridgforth*  
WITNESS

ADDRESS

IN THE CHANCERY COURT OF HOLMES COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
ELISE BARNETTE YARBOROUGH,  
DECEASED

CIVIL ACTION, FILE NO. 16326

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HOLMES

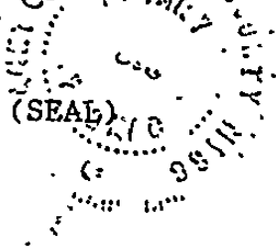
Personally appeared before me, the undersigned authority in and for the aforesaid County and State, the undersigned Carolyn Watkins Bridgforth and Stewart H. Bridgforth, who, being by me first duly sworn, state on their oaths as follows:

That affiants were the subscribing witnesses to the attached instrument of writing purporting to be the Last Will and Testament of Elise Barnette Yarborough, deceased, late of Holmes County, Mississippi; that the said Elise Barnette Yarborough signed, published and declared said instrument to be her Last Will and Testament in 1984 in the presence of Carolyn Watkins Bridgforth and Stewart H. Bridgforth, the subscribing witness thereto, and that said testatrix was then, and during the entire year of 1984, of sound and disposing mind and memory and more than twenty-one years of age, and these deponents subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request of said testatrix and in the presence of said testatrix and in the presence of each other on the date and at the time of the execution of said instrument.

*Carolyn Watkins Bridgforth*  
Carolyn Watkins Bridgforth

*Stewart H. Bridgforth*  
Stewart H. Bridgforth

SWORN TO and subscribed before me, by Carolyn Watkins Bridgforth and Stewart H. Bridgforth, on this the 3rd day of September, 1986.



*Janet Carr*  
Notary Public  
My Commission Expires: 9-12-86

FILED 4<sup>th</sup> DAY OF September, 1986 at 9:05 A. M.  
JOE MOORE, CHY. CLK., HOLMES COUNTY, MS

*Mary Anne Alexander* D.C.

800

62-766

CERTIFIED A TRUE COPY OF THE ORIGINAL FILED IN MY OFFICE  
THE 18th DAY OF June 19 87  
JOE MOORE, CHANCERY CLERK  
HOLMES COUNTY, MISSISSIPPI  
BY Ruby Moore DC

BOOK

21 PAGE 508

IN THE CHANCERY COURT OF HOLMES COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF ELISE BARNETTE YARBOROUGH, DECEASED

CIVIL ACTION, FILE NO. 16,326

ORDER ADMITTING WILL TO PROBATE

This day this cause coming on for hearing on the sworn petition of John Yarborough, Jr., praying for the probate of a certain instrument of writing purporting to be the Last Will and Testament of Elise Barnette Yarborough, deceased, and the Court having considered the matter, and being fully advised in the premises, finds as follows:

1. Petitioner John Yarborough, Jr. is an adult resident of New Orleans, Louisiana, whose address is 452 Audubon Street, New Orleans, Louisiana 70118.

2. Elise Barnette Yarborough died testate on the 22nd day of August, 1986, and at the time of her death said testatrix had a fixed place of residence in Holmes County, Mississippi.

3. In 1984, the said Elise Barnette Yarborough published, declared and subscribed a certain instrument of writing purporting to be her Last Will and Testament, dated 1984, and proof of said purported will by affidavit of Carolyn Watkins Bridgforth and Stewart H. Bridgforth, the subscribing witnesses thereto, has been made in the manner and form prescribed by law. A photocopy of said writing purporting to be said Last Will and Testament was attached to said Petition as "Exhibit A" thereto, and the original of said purported will, together with due proof thereof, were presented therewith. At the time of the execution of said instrument, the testatrix was over the age of twenty-one years and was of sound and disposing mind and memory.

FILED 4th DAY OF September 19 86 at 9:00 AM  
JOE MOORE, CHY. CLK., HOLMES COUNTY, MS

BY Ruby Moore DC

4. Said instrument of writing named petitioner John Yarborough, Jr. as Executor thereof and waived the requirement of bond, inventory, and other reports to Court.

5. D. Elizabeth Yarborough Sullivan and Julian Yarborough, who, along with petitioner John Yarborough, Jr., are the sole legatees under said instrument, which purports to bequeath all of the personal property of the testatrix, joined in said petition and the prayer for relief contained therein and specifically requested that the Court waive the requirements of bond, inventory, appraisal and accounting by the Executor, which request should be granted.

6. Petitioner is a fit and proper person to serve as Executor herein.

7. The aforesaid instrument of writing presented for probate by said petitioner is duly proved as the Last Will and Testament of Elise Barnette Yarborough, deceased, and said instrument is entitled to be admitted to probate.

WHEREFORE, PREMISES CONSIDERED, IT IS HEREBY ORDERED that said instrument of writing dated 1984, and offered as the Last Will and Testament of Elise Barnette Yarborough, deceased, is duly proved and established as the Last Will and Testament of said decedent; that said instrument be, and it is hereby, admitted to probate as the Last Will and Testament of the said Elise Barnette Yarborough, deceased; that John Yarborough, Jr., be, and he hereby is, appointed Executor thereof, and that Letters Testamentary issue to said petitioner, upon his taking the oath prescribed by law, bond, inventory, accounting and appraisement being hereby dispensed with.

SO ORDERED, on this the 4th day of September, 1986.

*[Signature]*  
CHANCELLOR

10C

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 June, 1987, at ..... o'clock ..... M., and was duly recorded on the 23rd day of June, 1987, Book No. 21, on Page 505 in my office.

Witness my hand and seal of office, this the 23rd day of June, 1987.

BILLY V. COOPER, Clerk

By *[Signature]* D.C.

BOOK 21 PAGE 510

# Last Will and Testament

OF

WILLIAM J. BOYD

28-515

THIS DATE  
JUN 29 1987

BILLY V. COOPER  
CHANCERY CLERK  
By *B. Edgar*

I, WILLIAM J. BOYD, of Madison County, Mississippi, being of legal age and over, and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, re-vo-king all previous wills and codicils.

I.

I appoint as Executor of my Estate my attorney, CHARLES O. MOORE, and request that he act without giving bond, accounting and appraisal after taking the oath as prescribed by statute.

II.

I give, devise and bequeath all my property and possessions to my friend, LEN D. TURNER, *to obtain possession at the death of my mother, Mrs. Cora M. Boyd.*  
WITNESS MY SIGNATURE this, the 21st day of July, 1980. *et al.*

*William J. Boyd*  
WILLIAM J. BOYD

This instrument was, on the day and year shown above, signed, published and declared by WILLIAM J. BOYD to be his Last Will and Testament in our presence, and we, at his request, have, on said date subscribed our names hereto as witnesses in his presence and in the presence of each other.

*Debbie Berryke*  
NAME  
*116 Sherwood Dr. Canton, Miss.*  
ADDRESS

*Jimmy M. Stephenson RN*  
NAME  
*306 Longmeadow Ct. N., Rt 8*  
ADDRESS  
*Jackson, Ms. 39313*

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 *June*, 19 *87*, at *...* o'clock *...* M, and was duly recorded on the *29th* day of *June*, 19 *87*, Book No *21* on Page *510* in my office.  
Witness my hand and seal of office, this the *29th* day of *June*, 19 *87*.  
BILLY V. COOPER, Clerk  
By *B. Edgar* D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
WILLIAM J. BOYD, DECEASED

CIVIL ACTION FILE NO.  
28-515

PROOF OF WILL

THIS DATE

JUN 29 1987

STATE OF MISSISSIPPI

COUNTY OF MADISON

BILLY V. COOPER  
Notary Public  
*B. Edgar*

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Debbie Berryhill Stuckey, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of William J. Boye who, being duly sworn, deposed and said that the said William J. Boyd published and declared said instrument as his Last Will and Testament on the 21st day of July, 1980 the day of the date of said instrument, in the presence of this deponent and in the presence of Jimmie M. Stephenson and that the Testator was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Jimmie M. Stephenson subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this 1<sup>st</sup> day of April, 1987.

*Debbie Berryhill Stuckey*  
Debbie Berryhill Stuckey

SWORN TO AND SUBSCRIBED before me on this 31<sup>st</sup> day of April, 1987.

*Kathryn D. Loring*  
Notary Public

(SEAL)  
My commission expires:  
October 24, 1989

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 29 day of June, 1987, at ..... o'clock ..... M., and was duly recorded on the 29 day of June, 1987, Book No 21 on Page 511 in my office

Witness my hand and seal of office, this the 29 of June, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

CLERK'S CERTIFICATE

THE STATE OF MISSISSIPPI  
COUNTY OF HINDS

I, PETE McGEE, Clerk of the Chancery Court of Hinds County, Mississippi, the same being a court of record, the lawful possessor and custodian of the papers and records of said court, do hereby certify and attest that the above and foregoing 3 pages are true, full and complete copies of LAST WILL AND TESTAMENT OF ELBERT V. DAVIS

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

In witness whereof, I have hereto set my hand and affixed the seal of said court, at my office in the City of Jackson, in the County of Hinds, and State of Mississippi, this the 25th day of June 19 87

*Pete McGee*  
Chancery Clerk of Hinds County, Mississippi

(SEAL)

CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI }  
HINDS COUNTY } CHANCERY COURT

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

Given under my hand and seal, at JACKSON, MISSISSIPPI this 25th day of June, 19 87.

*Paul G. Alexander*  
Chancellor.

(SEAL)

CLERK'S CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI }  
HINDS COUNTY } CHANCERY COURT

I, PETE McGEE, Clerk of said Court, do hereby certify that Paul G. Alexander

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

IN TESTIMONY WHEREOF, I have hereto set my hand and seal of said Court, at my office, in JACKSON, MISSISSIPPI, this 25th day of June, 19 87.

*Pete McGee*  
Chancery Clerk

(SEAL)

BOOK 21 PAGE 513

LAST WILL AND TESTAMENT

OF

ELBERT VERNON DAVIS

P5336  
FILED  
MAR 5 - 1986

PETE MCGEE, Chancery Clerk

I, ELBERT VERNON DAVIS, a resident of Jackson, Hinds County, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do hereby make, publish and declare this my Last Will and Testament, hereby revoking all former wills, declarations or other testamentary dispositions.

ITEM I.

I give, devise and bequeath all property, both real, personal and mixed, of which I die seized and possessed, to my beloved wife, Smith Halliday Davis.

ITEM II.

I appoint my beloved wife, Smith Halliday Davis, Executrix of this, my Last Will and Testament, to serve without bond, accounting or any other formality. I do expressly waive the giving of bond, appraisement, reporting to any court, accounting, and each and every other legal formality permitted by law.

IN THE EVENT THAT my wife predeceases me, dies in the same common accident with me or within six (6) months after the date of my death:

ITEM III.

I give, devise and bequeath all property, both real, personal and mixed, of which I may die seized and possessed, to our daughter, Alleen Davis Bratton, of Atlanta, Georgia.

WITNESSES:

Mrs. Esther J. Morgan  
Alleen Davis Bratton

Elbert Vernon Davis  
ELBERT VERNON DAVIS

ITEM IV.

I appoint out daughter, Alleen Davis Bratton, as Executrix of this, my Last Will and Testament, to serve without bond, accounting or any other formality. I do expressly waive the giving of bond, appraisement, reporting to any court, accounting, and each and every other legal formality permitted by law.

WITNESS MY SIGNATURE, this the 5<sup>th</sup> day of May, 1961.

WITNESSES:

Mrs. Esther J. Morgan      Elbert Vernon Davis  
ELBERT VERNON DAVIS  
Rebecca Trepner

The foregoing was declared by Elbert Vernon Davis to be his Last Will and Testament, and in his presence and in the presence of each other, we did witness his signature thereto at his special instance and request.

This, the 8<sup>th</sup> day of May, 1961.

Mrs. Esther J. Morgan  
Rebecca Trepner

BOOK U/3 PAGE 126

BOOK 21 PAGE 515

AFFIDAVIT OF SUBSCRIBING WITNESS

5336  
**FILED**  
MAR 5 - 1986

PETE McGEE, Chancery Clerk  
By *J. S. Smith* D.C.

STATE OF MISSISSIPPI  
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Mrs. Esther F. Morgan, who, after being duly sworn, on oath stated as follows:

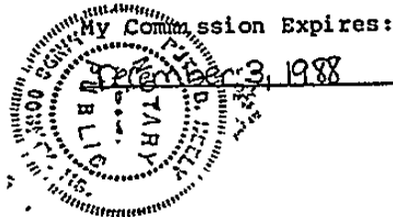
That the above and foregoing Last Will and Testament of ELBERT V. DAVIS dated May 8, 1961 was exhibited by the said Elbert V. Davis to affiant as his Last Will and Testament, and was signed by him on the 8th day of May, 1961, in the presence of affiant, declaring the same to be his Last Will and Testament, and at his request and in his presence and in the presence of the other witness, the affiant signed the same as witness.

That the said Elbert V. Davis was, on the 8th day of May, 1961, of sound and disposing mind and memory and was over the age of twenty-one years.

*Mrs. Esther F. Morgan*  
- MRS. ESTHER F. MORGAN

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

*Ruth B. Neely*  
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 7<sup>th</sup> day of July, 1987, at        o'clock        M., and was duly recorded on the 7<sup>th</sup> day of July, 1987, Book No. 21, on Page 512 in my office.  
Witness my hand and seal of office, this the 2<sup>th</sup> of July, 1987.  
BILLY V COOPER, Clerk  
By *B. Edgar* D.C.

28-539

BOOK 21 PAGE 516  
LAST WILL AND TESTAMENT

JUL 15 1987

*B. Edgar*

KNOW ALL MEN BY THESE PRESENTS, that I, ALICE MIGGINS HARRIS, a resident of Vallejo, California, above the age of twenty-one years, and of sound and disposing mind and memory, do hereby make, publish and declare this my Last Will and Testament, hereby specifically revoking any and all other instruments of like nature, and codicils thereto, heretofore made or purporting to have been made, by me.

For the better understanding of those affected by this will, I explain that I was first married in Madison County, Mississippi, to Ivory Smith, and we had two children, Ivory Smith, Jr., and Louise Smith, now Louise Nettles. Ivory and I were divorced in Madison County, Mississippi. I later went to California, and while there I married Eddie Mack Harris. Such property as I own is in Madison County, Mississippi.

Upon my death I devise to my husband, Eddie Mack Harris, such property, real and personal, as I may then own, for the term of his natural life, and at his death it shall go to my two children, or the descendants of either child who may have predeceased me.

I name my brother, Solomon Miggins, as Executor of this instrument.

WITNESS MY SIGNATURE, this 18th day of September, 1978, in the presence of the witnesses subscribing hereunto, who have signed as such at my special request, in my presence and in the presence of each other.

*Alice Miggins Harris*  
ALICE MIGGINS HARRIS

WITNESSES:

*Hermon D...  
B. Edgar*

STATE OF MISSISSIPPI, County of Madison

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 15<sup>th</sup> day of July, 1987, at ... o'clock ... M., and was duly recorded on the 15<sup>th</sup> day of July, 1987, Book No 21, on Page 516, in my office

Witness my hand and seal of office, this the 15<sup>th</sup> of July, 1987

BILLY V. COOPER, Clerk

By *B. Edgar* D C

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: THE LAST WILL AND TESTAMENT  
OF ALICE MIGGINS HARRIS, DECEASED

CIVIL ACTION  
FILE NO. 28-539

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

JUL 15 1987

*B. Edgar*

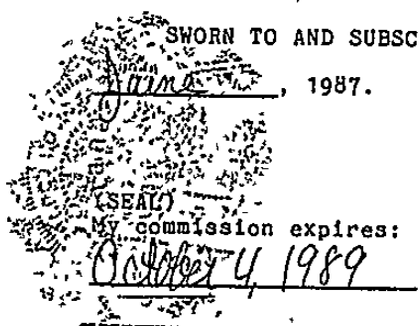
Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Gladys Buffington, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Alice Miggins Harris, who being duly sworn, deposed and said that the said Alice Miggins Harris published and declared said instrument as her Last Will and Testament on the 18th day of September, 1978 the day of the date of said instrument, in the presence of this deponent and in the presence of Herman Dean and that the Testatrix was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent and Herman Dean subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testatrix and in the presence of the said Testatrix and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this 15<sup>th</sup> day of June, 1987.

*Gladys Buffington*  
Gladys Buffington

SWORN TO AND SUBSCRIBED before me on this 15<sup>th</sup> day of July, 1987.

*Kathleen M. Durig*  
Notary Public



STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 15<sup>th</sup> day of July, 1987, at ..... o'clock ..... M, and was duly recorded on the 15<sup>th</sup> day of July, 1987, Book No. 21 on Page 517 in my office.

Witness my hand and seal of office, this the 15<sup>th</sup> day of July, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

STATE OF TEXAS  
COUNTY OF DALLAS

KNOW ALL MEN BY THESE PRESENTS:

THAT I, ANGUS McLEOD, being of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all former wills and codicils thereto.

I.

I nominate, constitute and appoint my beloved wife, Mary West McLeod, Independent Executrix of my will and estate. In the event of her death or incapacity or failure or refusal to act before my death or before my estate has been fully administered, then I nominate, constitute and appoint Angus C. McLeod, of Detroit, Michigan; J. W. Crosland, and Elizabeth Jarmon, of Dallas, Texas, Independent co-Executors of my will and estate. I direct that no bond be required of my Executors or Executrix as such, and that no action be had in the County or Probate Court other than to probate this will and to file an inventory and appraisal of my estate and list of claims.

II.

I desire that my body be buried in a proper and Christianlike manner.

III.

I direct my Executor or Executrix to pay all my just debts, including all Federal and State Estate and Inheritance Taxes, and all claims arising on account of my death, as soon after my death as the same can conveniently be done.

*Angus McLeod*

IV.

To evidence my devotion to and my love and affection for my wife, Mary West McLeod, I give, bequeath and devise all of my estate of every kind and character, real, personal and mixed, unto her, subject to no condition, limitation or claim of any other person.

V.

In the event of the death of my wife before my death or contemporaneously with my death or within six months after my death, I give, bequeath and devise my residuary estate unto the persons hereinafter named, and as hereinafter provided.

A. I give and bequeath unto my nephew, Claire McLeod, my two costumes of the McLeod Clan, including all insignia and accessories attached to or a part thereof.

B. I give and bequeath unto Glenn McLeod, my nephew, my gold wrist watch and band.

C. I give and bequeath unto my nephew, Angus McLeod, my portrait.

D. My Executors are directed to divide all the rest and residue of my estate into thirty-three (33) equal parts, and I give, bequeath and devise such parts unto the following named persons, the number of shares of such residuary estate set opposite the names of each. I direct my Executors to pay and deliver said parts unto each as soon after my death as the same can be conveniently done:

<u>Names of devisees and legatees</u>	<u>Number of Shares</u>
(1) William MacLeod, of Kincairdine, Ontario, Canada, my brother	1
(2) Angus C. MacLeod, of Detroit, Michigan, my nephew, son of William MacLeod	4

*Angus McLeod*

- (3) Claire MacLeod, Windsor, Ontario, Canada, my nephew, son of William MacLeod. 2
- (4) Glenn MacLeod, St. Catherine, Ontario, Canada, my nephew, son of William MacLeod. 2
- (5) Mrs. Bella McKay, Detroit, Michigan, my sister. 1
- (6) Mrs. Madeline Wood, Detroit, Michigan, my niece, daughter of Mrs. Bella McKay. 2
- (7) Mrs. Gladys Kendall, Detroit, Michigan, my niece, daughter of Mrs. Bella McKay. 2
- (8) Mrs. Muriel Mohr Whiteman, Detroit, Michigan, my niece, daughter of Mrs. Jessie Mohr, my sister (deceased). 2
- (9) Mrs. Anna Churchill, Detroit, Michigan, my sister. 1
- (10) Mrs. Margaret Roberts, Detroit, Michigan, my sister. 2
- (11) Mrs. Marie Williams, Detroit, Michigan, my sister. 2
- (12) Mrs. Audrey Charles, Detroit, Michigan, my niece, daughter of Mrs. Marie McKays. 2
- (13) To my niece, who is the daughter of Mrs. Anna Churchill, my sister. 1
- (14) Elizabeth Jarmon, of Dallas, Texas, my wife's sister. 4
- (15) Thomas M. Jarmon, Jr., of Dallas, Texas, my wife's nephew. 4
- (16) Maria Lou Tate, of McMinnville, Tennessee, my wife's cousin. 1

E. In the event of the death of any beneficiary named in Paragraph D hereof before my death or before coming into possession of such inheritance, leaving surviving him or her children, I give, bequeath and devise the share of such deceased beneficiary unto his or her children, share and share alike.

*William MacLeod*

F. In the event of the death of any beneficiary named in Paragraph D hereof before my death or before coming into possession of such inheritance, leaving surviving him or her no children, then I direct that such inheritance of the deceased beneficiary shall lapse, and the inheritance shall be added to the residuary estate as provided in Paragraph D, and shall be apportioned among the heirs and the children as provided in Paragraph D therein named, not equally, but in accordance with the number of shares bequeathed and devised to each.

VI.

In the event any beneficiary named in this will elects to contest, challenge or in any manner whatsoever to question this will, or any provision thereof, the inheritance herein provided for him or her shall lapse and be completely null, void and of no effect, and such contesting beneficiary shall never, at any time or under any circumstances inherit or be entitled to any part of my estate.

VII.

In addition to the powers of Independent Executor as established by the laws of the State of Texas, I give unto my Executrix and Executors plenary power and authority to bargain, sell, lease or otherwise dispose of my property or any part thereof, and to execute and deliver all deeds, conveyances, transfers, assignments, leases, contracts or other instruments necessary to effectuate the purpose hereof, such powers to include all powers that I would possess if living.

*August McLeod*

IN WITNESS WHEREOF, I, Angus McLeod, hereunto subscribe my name this the 4<sup>th</sup> day of May, 1957, and have declared the same to be my last will and testament, in the presence of the undersigned witnesses, who have subscribed their names as witnesses at my request and in my presence and in the presence of each other.

*Angus McLeod*

WITNESSES:

*Charles [unclear]*  
*Len Sailer*

770-45985p

LAST WILL AND TESTAMENT  
OF  
ANGUS McLEOD

FILED

NOV 19 1958

D. H. STEIN, CLERK  
County Court, District of Columbia  
Washington, D.C. 20001

Recorded in Vol. \_\_\_\_\_  
Page \_\_\_\_\_ Public Minutes

TURNER, ROGERS, WINN, SCUNLICK & TERRY  
ATTORNEYS AT LAW



Texas, and disinterested persons in said estate, it is therefore ORDERED that they, or any two of them, be and are hereby appointed to appraise the estate, both real and personal, of ANGUS MC LEOD, Deceased.

*M. Barrett*  
JUDGE OF THE PROBATE COURT OF  
DALLAS COUNTY, TEXAS.

NO. 45-9857

IN THE MATTER OF THE ESTATE  
OF ANGUS MC LEOD, DECEASED

IN THE PROBATE COURT OF  
DALLAS COUNTY, TEXAS

*W. H. ...*  
APPLICATION TO  
PROBATE WILL OF ANGUS  
MC LEOD

(501-318)  
*Patel*

TUNNER, RODGERS, WINN, SCULLOCK & TERRY  
ATTORNEYS AT LAW  
Suite 2400 Republic National Bank Bldg.  
DALLAS 1, TEXAS

# In the County Court of Dallas County, Texas

FOR THE COUNTY OF DALLAS

THE STATE OF TEXAS,  
COUNTY OF DALLAS

ss.

BOOK 21 PAGE 525

Ed. H. Steger

County Clerk of  
Dallas County, and Clerk of the County Court within and for the County of  
Dallas, State of Texas, do hereby certify that the foregoing is a true and correct  
copy of the following:

1. Last Will and Testament.
2. Order Probating Will.

Cause No. 45985-P in the matter of the Estate of  
Angus McLeod, Deceased. as the same appear  
on file and of record in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal  
of said Court this 23rd day of December A. D. 19 58

*Ed. H. Steger*  
Clerk, County Court, Dallas County, Texas,  
and Probate Court.



THE STATE OF TEXAS,  
COUNTY OF DALLAS

ss.

F. W. Bartlett, Jr.

Probate  
Judge of the County  
Court of Dallas County, State of Texas, the same being a Court of Record and hav-  
ing a Clerk and Seal and having jurisdiction over probate matters, do hereby  
certify that Ed. H. Steger who has signed the  
foregoing attestation is the duly elected and qualified Clerk of said Court and  
that the signature of said Clerk to said Certificate is genuine, and that said Certifi-  
cate of attestation is in due form according to the laws of the State of Texas, and  
entitled to full faith and credit.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of said  
Court to be hereunto affixed, this Twenty-third day of  
December A. D. 19 58

*F. W. Bartlett, Jr.*  
Judge, County Court, Dallas County, Texas,  
Probate



THE STATE OF TEXAS,  
COUNTY OF DALLAS

ss.

Ed. H. Steger

County Clerk of  
Dallas County, and Clerk of the County Court of Dallas County, State of Texas,  
do hereby certify that the Honorable F. W. Bartlett, Jr.,  
who has signed the foregoing attestation is the duly elected and qualified Judge  
of said Court, and that the signature of said Judge to said Certificate is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal  
of said Court this 23rd day of December A. D. 19 58

*Ed. H. Steger*  
Clerk, County Court, Dallas County, Texas,  
and Probate Court.



2/1/4

STATE OF MISSISSIPPI  
YAZOO COUNTY

I, Mrs. Catherine Presnitt, Clerk of the Chancery Court in and for the State and County aforesaid hereby certify that the foregoing is a true and correct copy of the Last Will and Testament of Angus McLeod as the same appears of record in Book H Page 346 of the records in my office.  
Given under my hand and official seal this 14th day of May 1887

MRS CATHERINE PRESNITT Chancery Clerk

By Mrs. Catherine Presnitt -D-G

BOOK 21 PAGE 526

The State of Texas,  
COUNTY OF DALLAS.

Cause No. 45985-P

I, ... Ed. H. Steger, Probate Clerk in and for said  
County, hereby Certify that, on the 1st day of December A. D., 1958  
by the Probate Court of said County, having jurisdiction over Probate matters,

Mary West McLeod

was appointed independent Executrix (without Bond) of the Will and of the Estate of

Angus McLeod

Deceased

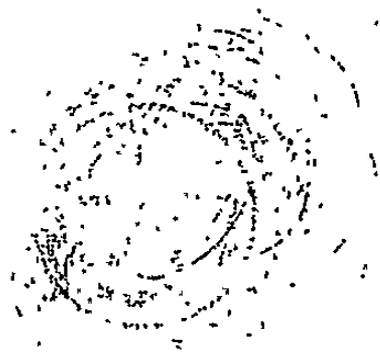
And the said Mary West McLeod

having taken the oath prescribed by law, she is duly qualified and fully  
and legally authorized and empowered to act as the Independent Executrix (Without Bond) of  
the Will and of the above named estate.

Witness my hand and Official Seal, at office in the City of Dallas, Texas, this the 23rd  
of December A. D., 1958

Ed. H. Steger  
Probate Clerk of Dallas County, Texas

By Pattie R. Hunt, Deputy.  
(Pattie R. Hunt)



Filed April 6 1959  
MRS. D. J. SHACKLEFORD, Chancery Clerk

By Catherine Pruitt, D. G.

Recorded April 10, 1959

A/346

No. 45985-P.

In the Probate Court  
Dallas County, Texas.

Letters Testamentary

ESTATE OF

ANGUS McLEOD,

Deceased.

LETTERS TO

Mary Kate McLeod,

Independent Executrix

ISSUED

This 23rd day of Dec., A. D. 1958

Ed. H. Steger

Probate Clerk.

By *Pattie R. Hunt*  
(Pattie R. Hunt) Deputy.

STATE OF MISSISSIPPI  
YAZOO COUNTY

I, Mrs. Catherine Prewitt, Clerk of the County, do hereby certify that the foregoing is a true and correct copy of the Letters Testamentary

as the same appears of record in Book 21, Page 354 of the records in my office.

Given under my hand and official seal this 14th day of May, 1958.

MRS. CATHERINE PREWITT, County Clerk  
By *Mrs. Catherine Prewitt*

IN THE CHANCERY COURT OF YAZOO COUNTY, MISSISSIPPI

CAUSE NO. 13,178

IN THE MATTER OF THE LAST WILL AND  
TESTAMENT OF ANGUS MCLEOD, DECEASED

PETITION FOR PROBATE OF LAST WILL AND TESTAMENT

Comes now your petitioner, Mary West McLeod, and would respectfully represent and show unto the court the following facts to-wit:

Your petitioner, Mary West McLeod, is an adult resident and citizen of Dallas County, Texas, and is the widow of the decedent, Angus McLeod, and is the sole executrix of the Last Will and Testament of said decedent by virtue of her appointment as such by the Probate Court of Dallas County, Texas; that said decedent departed this life testate on the 9th day of November, 1958, and at the time of his death decedent had his domicile in Dallas County, Texas.

That decedent died leaving a Last Will and Testament dated May 15, 1957, and the said Last Will and Testament of said decedent has been duly admitted to probate in the Probate Court of Dallas County, Texas, by order dated December 1, 1958, a copy of said will of decedent duly authenticated and exemplified in accordance with the Acts of Congress, and copy of order admitting will to probate are attached hereto as Exhibit A; that there is also attached hereto as a part of Exhibit A an executed copy of the Letters Testamentary issued to the said Mary West McLeod by the Probate Clerk of Dallas County, Texas.

At the time of his death decedent owned certain real property in Yazoo County, Mississippi, and in Madison County, Mississippi; that said decedent at the time of his death did not own, insofar as is known to your

petitioner, any personal property located in the State of Mississippi.

Your petitioner is advised and believes that for the purpose of deraigning title of the devisees named in said will in and to said real property located in the State of Mississippi, it is desirable that said Last Will and Testament be probated and recorded in Yazoo County, Mississippi, as a muniment of title.

Wherefore, premises considered, petitioner prays that this petition with the authenticated copy of the Last Will and Testament of Angus McLeod and the duly authenticated copy of the order admitting the same to probate in the Probate Court of Dallas County, Texas, be received and that this court will enter an order declaring the said authenticated copy of said will to be a true and correct copy of the Last Will and Testament of Angus McLeod and that it be admitted to probate and recorded as such by this court.

Petitioner prays for any other relief, either general or special, as may be proper in the premises.

*Mary West McLeod*

Mary West McLeod, Individually and as Executrix of the Last Will and Testament and estate of Angus McLeod, Deceased under order of Probate Court of Dallas County, Texas

STATE OF TEXAS  
COUNTY OF DALLAS

This day personally appeared before me the undersigned authority in and for the state and county aforesaid, the within named Mary West McLeod, individually and as executrix of the Last Will and Testament of Angus McLeod, Deceased under order of Probate Court of Dallas County, Texas, who being first by me duly sworn states on oath that the matters and facts set forth in the above and foregoing Petition are true and correct as therein stated.

Witness my hand this 28<sup>th</sup> day of February A. D., 1959.

*Mary West McLeod*

Mary West McLeod, Individually and as Executrix of the Last Will and Testament and estate of Angus McLeod, Deceased under order of Probate Court of Dallas County, Texas

Sworn to and subscribed before me this 28<sup>th</sup> day of February A. D., 1959.

*J. H. Crookland*

Notary Public

My Commission Expires:

June 1, 1959.

Filed April 4 1959  
MRS. D. SHACKELFORD, Chancery Clerk  
By Ruthie Prewitt D. C.

STATE OF MISSISSIPPI  
YAZOO COUNTY

I, Mrs Catherine Frewitt, Clerk of the Chancery Court in and for the  
State and County aforesaid, hereby certify that the foregoing is a  
true and correct copy of the Petition for probate of last will and testament  
as the same appears of record in Book \_\_\_\_\_ Page \_\_\_\_\_ on file  
of the records in my office.

Given under my hand and official seal this the 14th day of  
May 1887

MRS CATHERINE FREWITT Chancery Clerk

By Mrs Catherine Frewitt D.C.

IN THE CHANCERY COURT OF YAZOO COUNTY, MISSISSIPPI

CAUSE NO. 13,178

IN THE MATTER OF THE LAST WILL AND  
TESTAMENT OF ANGUS MCLEOD, DECEASED

ORDER ADMITTING TO PROBATE THE LAST WILL AND TESTA-  
MENT OF ANGUS MCLEOD, DECEASED

This cause coming on to be heard this day on the petition of Mary West McLeod praying for the probate of the Last Will and Testament of Angus McLeod, Deceased and for other relief, and it appearing to the court as follows:

That the petitioner, Mary West McLeod, is an adult resident and citizen of Dallas County, Texas, and is the widow of the decedent, Angus McLeod, and is the sole executrix of the Last Will and Testament of said decedent by virtue of her appointment as such by the Probate Court of Dallas County, Texas; that said decedent departed this life testate on the 9th day of November, 1958, and at the time of his death decedent had his domicile in Dallas County, Texas.

That decedent died leaving a last will and testament dated May 15, 1957, and the said Last Will and Testament of said decedent has been duly admitted to probate in the Probate Court of Dallas County, Texas, by order dated December 1, 1958, and that a copy of said will of said decedent duly authenticated and exemplified in accordance with Acts of Congress and a copy of the order admitting to will to probate are attached to the petition filed in this cause as Exhibit A as well as an executed copy of the Letters Testamentary issued to the said Mary West McLeod by the Probate Court of Dallas County, Texas.

That at the time of his death testator owned certain real property in Yazoo County, Mississippi and in Madison County, Mississippi, but did not own any personal property located in said state of Mississippi at the time of his death.

And it appearing to the court that it is necessary for the said Last Will and Testament of the testator to be probated in this state in order that title of the devisees named in said will be deraigned and clarified.

And it further appearing unto the court that it has jurisdiction of this cause and that the prayer of said petition should be granted and the court being fully advised in the premises.

It is, therefore, ORDERED AND ADJUDGED that the authenticated copy of the Last Will and Testament of Angus McLeod be, and the same hereby is, admitted to probate and it is hereby declared to be a true and correct copy of the Last Will and Testament of Angus McLeod, Deceased.

It is further ORDERED AND ADJUDGED that the clerk of this court file the said copy of the Last Will and Testament of Angus McLeod in the record of wills of this court.

ORDERED AND ADJUDGED this 6<sup>th</sup> day of April 1959.

April 6 1959  
Catherine Prewitz  
Recorded April 10, 1959  
Mem. Book 40  
Page 272

T. D. Williams  
CHANCELLOR

STATE OF MISSISSIPPI  
YAZOO COUNTY

I, Mrs. Catherine Prewitz Clerk of the Chancery Court in and for the State and County aforesaid hereby certify that the foregoing is a true and correct copy of the Order admitting to probate the last will and testament of Angus McLeod as the same appears of record in Book 40 Page 272 of the records in my office Given under my hand and official seal this the 14th day of May 1959.

MRS. CATHERINE PREWITT Clerk  
By Catherine Prewitz



STATE OF MISSISSIPPI, County of Madison

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 21st day of July, 1957, at 9:45 o'clock P.M., and was duly recorded on the 21st day of July, 1957, Book No. 21 on Page 518 in my office.

Witness my hand and seal of office, this the 21st day of July, 1957.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.



BOOK 21 PAGE 532  
AFFIDAVIT

FILED  
THIS DATE  
JUL 21 1987

BILLY V. COOPER  
CHANCERY CLERK

28-555

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction aforesaid, BETTY L. TOWNSEND, one of the two (2) subscribing witnesses with STAN C. McDILL, to a certain instrument in writing purporting to be the Last Will and Testament of NEZZA CRISLER, deceased, late of Madison County, who having first been duly sworn by me, makes oath that said NEZZA CRISLER signed, published and declared said instrument the designated Last Will and Testament as her Last Will and Testament, in the presence; of myself and STAN C. McDILL; 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, STAN McDILL and myself.

*Betty L. Townsend*  
BETTY L. TOWNSEND

SWORN TO AND SUBSCRIBED before me this 23 day of April, 1987

*Sarah R. Lemmon*  
NOTARY PUBLIC

My commission expires  
Commission Expires December 10, 1990

STATE OF MISSISSIPPI, County of Madison:

Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office, this 21st day of July, 1987, at ..... o'clock ..... M., and was duly recorded on the 21st day of July, 1987, Book No. 21 on Page 532 in my office.

Witness my hand and seal of office, this the 21st of July, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

## Last Will and Testament

FILED  
THIS DATE

JUL 24 1987

OF

FRANK ALEXANDER WILKES

BY BILLY V. COOPER  
CHANCELLER

I, Frank Alexander Wilkes, a resident of 346 First Avenue Firebaugh Addition, Canton, Madison County, Mississippi, being of sound and disposing mind and memory, and of lawful age to make a Will, do hereby revoke any and all Wills and Codicils thereto which have heretofore been made by me, and make, publish and declare this as my Last Will and Testament.

## I.

I direct my Executrix, hereinafter named, to pay all just debts that I owe at the time of my death which may be legally probated against my estate and that she provide me with a respectable burial.

## II.

I devise and bequeath unto Louise Gayden Wilkes, my wife, all of my property, be it real, personal or mixed, wheresoever located and situated.

## III.

In the event my wife, Louise Gayden Wilkes, predeceases me, then I devise and bequeath all of my property as follows to Sharon Louise Wilkes, my daughter:

1. Lot 38, First Avenue Firebaugh Addition on which is located my residence, Canton, Madison County, Mississippi.
2. The lot described as 60 feet off the East End of Lot 1, Block 4, Cauthen Addition and residence, Canton, Madison County, Mississippi.
3. N $\frac{1}{2}$  Lot 8, Hickory Alley and residence, Canton, Madison County, Mississippi.

and as follows to Frankie Jean Wilkes, my daughter:

1. Lot 27, First Avenue Firebaugh Addition and residence, Canton, Madison County, Mississippi.
2. A lot 42' X 65' off the West End Lot 8A, East side, Cameron Street and residence, Canton, Madison County, Mississippi.
3. Lot 7, Block A, Nolan Subdivision, Nolan Avenue and residence, Canton, Madison County, Mississippi.

All the rest, residue and remainder of my property, real, personal and mixed, of whatever nature and wherever situated and located, I devise and bequeath unto my daughters, divided as follows: Sixty Per Cent (60%) to Sharon Louise Wilkes and Forty Per Cent (40%) to Frankie Jean Wilkes.

THIS IS THE FIRST PAGE OF  
MY LAST WILL AND TESTAMENT

Frank A. Wilkes

Page 2  
Last Will and Testament  
Frank Alexander Wilkes

IV.

I hereby nominate, constitute and appoint my wife, Louise Gayden Wilkes, as the Executrix of this my Last Will and Testament without requiring her to give any bond, security whatsoever, or to report or account to any Court in the administration and distribution of my estate. If she predeceases me or is unable to so serve, then I nominate and appoint my daughter Frankie Jean Wilkes to serve as Executrix under the same terms and conditions heretofore granted to my wife.

IN WITNESS WHEREOF I have hereunto subscribed my name on this the 18<sup>th</sup> day of June, 1985.

X Frank A. Wilkes  
FRANK ALEXANDER WILKES

We, the undersigned, do each hereby certify that the foregoing instrument was signed, sealed, published, and declared by Frank Alexander Wilkes, a resident of Canton, Madison County, Mississippi, the Testator herein, as and for his Last Will and Testament in the presence of us and each of us, and we, at the same time, at his request and in his presence and in the presence of each other, and believing him to be of sound and disposing mind and memory, have hereunto subscribed our names as attesting witnesses, this the 18<sup>th</sup> day of June, 1985.

Jahn Jahl  
Residing at: 13 Montgomery Lane, Canton, Ms

Linda Cain  
Residing at: P.O. Box 306, Canton, MS

STATE OF MISSISSIPPI County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 24<sup>th</sup> day of July, 1987, at ..... o'clock ..... M., and was duly recorded on the 24<sup>th</sup> day of July, 1987, Book No. 21 on Page 533 in my office. Witness my hand and seal of office, this the 24<sup>th</sup> of July, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

FILED  
THIS DATE  
JUL 24 1987  
BILLY V. COOPER  
CHANCERY CLERK

BOOK 21 PAGE 535

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FRANK ALEXANDER WILKES

CAUSE NO.  
28-589

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

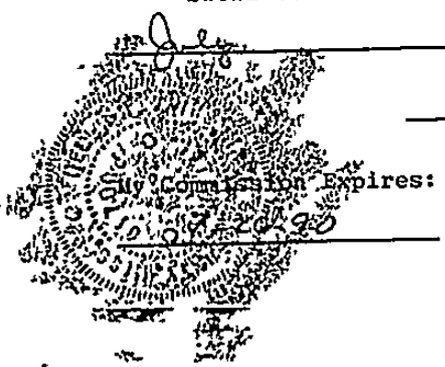
Personally appeared before me, a Notary Public in and for said county and state, the undersigned Linda Cain, who, being by me first duly sworn, states on oath:

That affiant, Linda Cain was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Frank Alexander Wilkes, and affiant states that the said Frank Alexander Wilkes signed, published and declared said instrument as his Last Will and Testament on the 18th day of June, 1985, the date of said instrument, in the presence of this deponent and in the presence of John Noble, the other subscribing witness thereto, and that said Testator was then of sound and disposing mind and memory and more than eighteen years of age, and this deponent and John Noble subscribed and attested said instrument as witnesses to the signature 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 Cain  
Linda Cain

Sworn to and subscribed before me, this the 22nd day of July, 1987.

Helen H. Baul  
Notary Public



STATE OF MISSISSIPPI, County of Madison  
Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 24th day of July, 1987, at        o'clock        M, and was duly recorded on the 24th day of July, 1987, Book No. 21 on Page 535 in my office.  
Witness my hand and seal of office, this the 24th of July, 1987.  
BILLY V COOPER, Clerk  
By: B. Edgar, D.C.

28-572  
FILE

BOOK 21 PAGE 536

JUL 31 1987

VIVIAN KRINGLE, CLERK  
BY J.M.H.  
FILED  
1986 OCT 23 PM 4:50

Matthew L. Howell  
WADE; NELSON & HEYWOOD, P.C.  
1345 East Main Street, Suite 111  
Mesa, Arizona 85203  
Phone: (602) 962-4774

BY [Signature]

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

In the Matter of the Estate of  
Hugh McKay,  
Deceased.

No. **P145848**  
LETTERS OF PERSONAL  
REPRESENTATIVE AND  
ACCEPTANCE

ISSUANCE OF LETTERS

Emily J. McKay is hereby appointed as Personal Representative of this estate under the will of the decedent. Said Personal Representative shall not exercise the following powers without prior order of the court:

No restrictions on powers.

DATED: October 22<sup>nd</sup>, 1986.

VIVIAN KRINGLE, CLERK  
CLERK OF THE SUPERIOR COURT

BY [Signature]  
Deputy Clerk

ACCEPTANCE

STATE OF ARIZONA )  
                          ) ss.  
COUNTY OF MARICOPA )

The undersigned hereby accepts the duties of Personal Representative of the estate of the above-named decedent and does solemnly swear that he or she will perform, according to law, the duties of Personal Representative of the estate.

[Signature]  
Emily J. McKay  
433 South Nevada  
Mesa, Arizona 85204

SUBSCRIBED AND SWORN to before me this 23 day of October, 1986.  
My Commission Expires: 12-1-87  
[Signature]  
Notary Public

VIVIAN KRINGLE, CLERK  
BY J. Mill  
FILED  
1986 OCT 23 PM 4:49

Matthew L. Howell  
WADE, NELSON & HEYWOOD, P.C.  
1345 East Main Street, Suite 111  
Mesa, Arizona 85203  
Phone: (602) 962-4774

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

In the Matter of the Estate of	)	No. <b>P145848</b>
Hugh McKay,	)	
Deceased.	)	STATEMENT OF INFORMAL
	)	PROBATE OF WILL AND
	)	APPOINTMENT OF PERSONAL
	)	REPRESENTATIVE

An Application for Informal Probate of Will and Appointment of Personal Representative has been filed with the Court, requesting admission to probate of the Will of the decedent, dated September 25, 1970, and further requesting the appointment of Emily J. McKay, as Personal Representative to administer the decedent's estate.

The undersigned has found compliance with A.R.S. Sec. 14-3303 and A.R.S. Sec. 14-3308 and is satisfied that said Will is entitled to probate and that Emily J. McKay is entitled to appointment as Personal Representative under all applicable provisions of A.R.S. Title 14, Chapter 3, Article 3.

THEREFORE, the Will of the above-named decedent, dated September 25, 1970, is admitted to informal probate.

FURTHER, Emily J. McKay, is appointed as Personal Representative of decedent's estate to serve without bond and letters shall be issued upon said Personal Representative's acceptance of the appointment; said Personal Representative shall not exercise the following powers without prior order of the Court:

No restrictions on powers.

FURTHER, that the Personal Representative shall keep the Court informed of any change of address, or be liable for costs resulting from failure to do so. (Maricopa County Local Rule 5.12.)

DATED: October 9<sup>th</sup>, 1986.

J. Mill  
Registrar

28-572  
VIVIAN KRINGLE, CLERK  
BY J.M.U.  
FILED  
1966 OCT 23 PM 4:49  
CER.

LAST WILL AND TESTAMENT

OF

HUGH MCKAY

**P145848**

I, HUGH MCKAY, a resident of Maricopa County, Arizona, hereby make, publish and declare this instrument as and to be my Last Will and Testament, hereby revoking and making null and void any and all other wills and codicils by me heretofore made.

FIRST -- I declare that I am the husband of EMILY E. MCKAY, and the father of MARY E. MCKAY, born November 12, 1947; ROBERT F. MCKAY, born October 17, 1950; and SCOTT A. MCKAY, born February 16, 1967.

SECOND -- I direct the prompt payment of all my unsecured debts, expenses of last illness and funeral expenses; and any and all estate, legacy, succession, inheritance and like taxes payable by reason of my death; and all costs and charges incurred in connection with the administration of my estate. I further direct that all the items mentioned in the foregoing sentence shall be paid out of that portion of my estate which is sometimes referred to hereinafter as my residuary estate.

THIRD -- If my wife, EMILY E. MCKAY, survives me by a period of six (6) months, then and in that event I hereby give, devise and bequeath to her all of my household furniture, fixtures and equipment; all of my clothing, jewelry, books, musical instruments, silverware, chinaware, glassware, paintings, antiques and linens; all of my household supplies, implements and utensils; and all other items of a personal or a household nature. If my said wife does not survive me by a period of six (6) months, then and in that event all of the property described in this article shall pass under the provisions of Article FOURTH hereof.

FOURTH -- I hereby give, devise and bequeath all the rest, residue and remainder of all my property, both real and

1 personal, of whatsoever nature and wheresoever situated which  
2 I shall own or otherwise have the right to dispose of by will  
3 at the time of my death, all of which is sometimes referred to  
4 herein as my residuary estate, to my Trustee hereinafter named,  
5 in trust, nevertheless, for the following uses and purposes:

6 (A) To hold the same in trust until the  
7 death of my wife and all of my children, and  
8 twenty-one (21) years thereafter, subject never-  
9 theless, to earlier termination as hereinafter  
10 provided.

11 (B) My Trustee may hold, manage, invest  
12 and reinvest the trust estate without being re-  
13 quired to make any physical segregation or division  
14 of the assets of this trust from the assets of  
15 my said wife.

16 (C) My Trustee shall pay all of the net  
17 income from the trust estate to my wife, EMILY E.  
18 MCKAY, in convenient installments at least quar-  
19 terly for so long as she shall live; and if the  
20 net income so distributed shall be insufficient  
21 in the opinion of the Trustee to provide for the  
22 support and general welfare of my said wife and  
23 any person or persons who may be dependent upon  
24 her for support, my Trustee shall pay to her from  
25 time to time such sum or sums from the corpus of  
26 the trust estate as may be necessary for such sup-  
27 port and general welfare. In determining the  
28 amount necessary for the support and general wel-  
29 fare of my said wife and any person or persons  
30 who may be dependent upon her for support, my  
31 Trustee shall take into consideration other sources  
32 of income or liquid assets of my said wife which

1 are known to the Trustee and the standard of  
2 living to which she was accustomed during my  
3 lifetime.

4 (D) After the death of my said wife, my  
5 Trustee shall apply so much of the net income  
6 and additionally, in the discretion of my Trustee,  
7 so much of the principal as my Trustee may deem  
8 necessary or advisable for the support, education  
9 and general welfare of each child of mine then  
10 living while such child is under the age of  
11 twenty-one (21) years by making payments either  
12 to the guardian or person with whom such child  
13 resides, or by expenditures directly for the  
14 use or benefit of such child, or in the form  
15 of an allowance paid directly to such child.  
16 My Trustee need not make such application for  
17 the benefit of my children equally, but shall  
18 take into consideration other sources of income  
19 or support known to my Trustee and the varied  
20 needs of each child. It is my express intention  
21 that the terms "child" or "children" used in this  
22 will shall include all my children, whether or  
23 not such child or children were born to or adopted  
24 by me after the execution of this will.

25 (E) Applications of income and/or principal  
26 made in any manner hereinabove or hereinafter  
27 authorized shall exonerate my Trustee with respect  
28 thereto. Any income not paid to or for the benefit  
29 of my said wife or my children shall be reinvested  
30 and added to corpus.

31 (F) This trust shall terminate as soon as  
32 all of the following events have occurred: (1)

1 my said wife has died; (2) each child of mine  
2 has attained the age of twenty-one (21) years,  
3 or sooner died; (3) all distributions required  
4 by Paragraphs J and L below have been made.

5 (G) Upon termination of the trust, the then  
6 trust estate shall be distributed free of the  
7 trust in equal shares to my children then living,  
8 and to the issue of any child of mine then de-  
9 ceased by right of representation, per stirpes  
10 and not per capita.

11 (H) My Trustee is authorized, in the discre-  
12 tion of my Trustee, at any time or times during  
13 the term of the trust created hereby to distribute  
14 free of the trust to or for any of my children,  
15 whether or not then under the age of twenty-one (21)  
16 years, such articles of personal and/or household  
17 use or ornament as my Trustee may deem appropriate,  
18 and such delivery shall exonerate my Trustee with  
19 respect thereto.

20 (I) In the event my Trustee is also the  
21 Trustee of another trust with similar provisions  
22 and the same beneficiaries, my Trustee may, in the  
23 sole discretion of my Trustee, consolidate the  
24 trusts by transferring the trust estate to the  
25 other trust or receiving into this trust the trust  
26 estate from the other trust. The Trustee may also  
27 receive from other persons contributions to the  
28 principal of the trust estate.

29 (J) Upon the death of my said wife or upon  
30 the distribution of my residuary estate to this  
31 trust, whichever last occurs, there shall be dis-  
32 tributed to each child of mine who is then living

1 and at least twenty-one (21) years of age cash  
2 and/or property having a value of Ten Thousand  
3 Dollars (\$10,000.00). A like amount of cash  
4 and/or property shall be distributed to each  
5 child of mine who thereafter attains the age  
6 of twenty-one (21) years as soon as practical  
7 after age twenty-one (21) years is attained.  
8 Thereafter, and until each child of mine has  
9 attained twenty-one (21) years of age, or sooner  
10 died, the sum of Two Thousand Dollars (\$2,000.00)  
11 in cash or property shall be distributed to each  
12 child on such child's 22nd, 23rd, 24th and 25th  
13 birthdays, and the sum of One Thousand Dollars  
14 (\$1,000.00) in cash or property shall be distributed  
15 to each child on such child's 26th, 27th, 28th,  
16 29th and 30th birthdays.

17 (K) Notwithstanding anything herein to  
18 the contrary, the amounts specified in Paragraph  
19 J above shall in all cases be reduced by fifty  
20 per cent (50%) if the total amount of life insurance  
21 payable (1) to my said wife or my estate by reason  
22 of my death and (2) to me or the estate of my  
23 said wife by reason of her death is less than  
24 One Hundred Thousand Dollars (\$100,000.00).

25 Furthermore, the amount to be distributed under  
26 Paragraph J above to any child at any time, after  
27 giving effect to the preceding sentence, shall  
28 be further reduced by the amount, if any, dis-  
29 tributed to such child at or about the same time  
30 under a provision similar to Paragraph J above,  
31 which is contained in any trust established under  
32 the will of my said wife.

1 (L) If and when my youngest child now living  
2 reaches twenty-one (21) years of age, there shall  
3 be distributed to him free of the trust and free  
4 and clear of all liens and encumbrances the forty  
5 (40) acres of land in Madison County, Mississippi,  
6 which I have or will receive from the estate of  
7 my father, R. F. MCKAY. My Executrix and Trustee  
8 are hereby instructed to retain said forty acres  
9 for the distribution specified in this paragraph.

10 (M) From and after the date of the death  
11 of both me and my said wife, the then Trustee  
12 (or Executor, as the case may be) shall as soon  
13 as practical pay off all encumbrances on any real  
14 property then in this trust (or in my estate).  
15 Furthermore, from said date until termination  
16 of this trust each child of mine while such child  
17 is over twenty-one (21) years of age shall be  
18 permitted to occupy as such child's residence  
19 any house included in such real property. The  
20 house to be so occupied by such child shall be  
21 selected on a first come first serve basis. Pro-  
22 vided, however, if two or more children having  
23 the right to select at the same time choose the  
24 same house, the decision as to who shall occupy  
25 the house, if not made by agreement of the child-  
26 ren involved, shall be made under supervision of  
27 the Trustee through drawing straws, casting lots,  
28 flipping a coin, or other method of chance, as  
29 selected by the Trustee. Any house occupied by  
30 a child under this paragraph shall be occupied  
31 rent free, except that the child occupying such  
32 house shall pay all taxes thereon, the premium

1 on all insurance thereon as required by the  
 2 Trustee, and shall make all repairs and maintenance  
 3 thereto and shall keep the house in as good a  
 4 condition as when originally occupied by such  
 5 child, reasonable wear and tear and Acts of God  
 6 excepted.

7 (N) From and after the date of the death  
 8 of me and my said wife, the Trustee (or Executor,  
 9 as the case may be) shall employ my son, ROBERT F.  
 10 MCKAY to manage and operate any or all businesses  
 11 owned by the trust (or estate), as long as he  
 12 (1) desires to do so, and (2) does do so in a  
 13 profitable or competent manner. He shall be allowed  
 14 a salary for fulltime work of not less than Six  
 15 Hundred Dollars (\$600.00) per month, as may be  
 16 agreed upon from time to time by my said son and  
 17 the Trustee (or Executor).

18 (O) Insofar as practical, the Trustee (and  
 19 Executor) shall retain real property and businesses  
 20 which come into this trust (or my estate) to the  
 21 extent necessary to permit fulfillment of my de-  
 22 sires as expressed in Paragraphs M and N above.  
 23 The Trustee (or Executor) shall not be liable for  
 24 losses resulting from attempting to carry out  
 25 these instructions, and may permit the ownership  
 26 of all or any portion of such real property and/or  
 27 businesses to be placed in one or more corporations  
 28 owned by the estate or trust. Each corporation  
 29 shall be operated by a board of directors of not  
 30 less than three (3) persons, consisting of one  
 31 or two of my children, and such other reputable  
 32 person or persons mutually acceptable to the

1 Trustee (or Executor) and my then adult child or  
2 children.

3 FIFTH -- Each of my fiduciaries hereinafter named or  
4 designated shall have all such rights, powers and discretions  
5 as may be necessary or appropriate for effective administration  
6 of my estate and of the trust created hereby, including but  
7 without limitation:

8  
9 To pay, reject or compromise claims of all kinds  
against my estate or said trust, respectively;

10 To insure, improve, partition, mortgage, pledge,  
11 sell at public or private sale and convey and  
transfer, and to lease for any periods, all or  
12 any part of my estate or of the trust estate,  
upon such terms and conditions and for such con-  
13 siderations as my fiduciary may deem advisable;

14 To retain, exchange, invest and reinvest in real  
and personal property of all kinds, including,  
15 but not limited to, stocks, bonds, notes, any  
common trust fund operated by my fiduciary, and  
16 other securities of whatsoever kind, in the name  
of my fiduciary, or in the name of a nominee, with  
17 or without disclosure of the fiduciary capacity;

18 To participate fully in corporate reorganizations  
and readjustments;

19 To vote upon stocks by proxy or otherwise;

20 To employ and compensate attorneys, accountants,  
21 agents and brokers;

22 To determine all questions with respect to the  
manner in which expenses (including the fee of my  
23 fiduciary) are to be borne and receipts are to be  
credited between principal and income (particularly  
24 in all instances referred to at any time in the  
Arizona Principal and Income Act);

25 To borrow for estate or trust purposes, including  
26 advancement of personal funds by my fiduciary;

27 To exercise all rights, powers and discretions  
after the termination of the trust until the trust  
28 estate is fully distributed;

29 To divide and distribute my estate and the trust  
estate in cash or in kind, or partly in cash and  
30 partly in kind, and to determine values conclusively  
for that purpose;

31 To continue and conduct, at the risk of my estate  
32 or of the trust hereunder, any business or enter-  
prise in which I may be engaged at the time of my  
death;

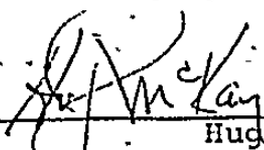
1 To pay to my fiduciary reasonable compensation  
 2 and my fiduciary's necessary or reasonable ex-  
 3 penses, and to allocate such charges to income  
 and/or principal, as my fiduciary may determine;  
 and

4 My fiduciary to exercise any and all the fore-  
 5 going rights, powers and discretions without  
 6 giving prior notice to any person and without  
 first obtaining an order of any court therefor.

7 SIXTH -- I hereby nominate and appoint my wife, EMILY E.  
 8 MCKAY, as Executrix, and, alternatively, if for any reason  
 9 she should fail to qualify or cease to act as such, THE VALLEY  
 10 NATIONAL BANK OF ARIZONA, a national banking association, as  
 11 Alternate Executor of this, my Last Will and Testament. I  
 12 further nominate and appoint my wife, EMILY E. MCKAY, as Trustee,  
 13 and alternatively, if for any reason she should fail to qualify  
 14 or cease to act as such, THE VALLEY NATIONAL BANK OF ARIZONA  
 15 as Successor Trustee of the trust created hereby. Any successor  
 16 to the business and assets of said bank substantially as an  
 17 entirety shall forthwith succeed said bank as Alternate Executor  
 18 and Successor Trustee hereunder, with all the rights, powers,  
 19 discretions and immunities herein conferred, as though originally  
 20 named as such herein. The term "fiduciary" sometimes used  
 21 in this Last Will and Testament means any person or party  
 22 occupying any position referred to in this Article SIXTH,  
 23 unless the context otherwise requires. My fiduciary shall  
 24 be permitted to qualify and act as such without bond or other  
 25 security in any jurisdiction.

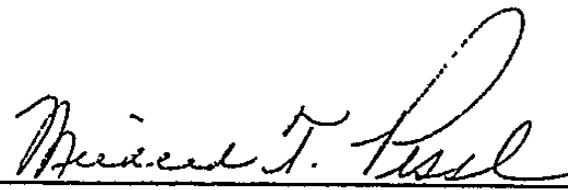
26 SEVENTH -- If my wife, EMILY E. MCKAY, predeceases me,  
 27 I hereby nominate and appoint my daughter, MARY E. MCKAY, as  
 28 guardian of the persons and property of my minor children.

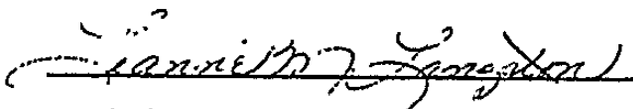
29 IN WITNESS WHEREOF, I have set my hand to this, my Last  
 30 Will and Testament, at Mesa, Arizona, this 25th day of Septem-  
 31 ber, 1970.

32  
  
 Hugh McKay

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THE FOREGOING INSTRUMENT, consisting of ten (10) pages, including this last page, was signed by the said HUGH MCKAY in our presence, and by him published and declared as and for his Last Will and Testament, and at his request and in his presence, and in the presence of each other, we hereunto subscribe our names as attesting witnesses at Mesa, Arizona, this 25th day of September, 1970.

  
Residing at Mesa, Arizona

  
Residing at Mesa, Arizona

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA  
IN AND FOR THE COUNTY OF MARICOPA

STATE OF ARIZONA )  
COUNTY OF MARICOPA )

ss..

Cause No. Pl45848se

I, JUDITH ALLEN, the duly elected Clerk of the Superior Court of the State of Arizona, in and for the County of Maricopa, having official custody of the Court's records, do hereby certify and attest the foregoing to be a full, true and correct copy of the original:

LETTERS OF PERSONAL REPRESENTATIVE AND ACCEPTANCE-----FILED 10/23 86  
STATEMENT OF INFORMAL PROBATE OF WILL AND  
APPOINTMENT OF PERSONAL REPRESENTATIVE -----FILED 10/23/86  
LAST WILL AND TESTAMENT OF HUGH MCKAY-----FILED 10/23/86

I FURTHER CERIFY THAT SAID LETTERS ARE IN FULL FORCE AND EFFECT, THAT DECEDENT WAS DOMICILED IN THE STATE OF ARIZONA AND THAT PROBATE WAS INFORMAL.

on file and of record in my office, and I have carefully compared the same with the original, all of which I have caused to be authenticated according to the act of Congress (28 USC, Sec. 1738) and the Arizona Rules of Evidence.

*Judith Allen*  
Clerk of the Superior Court

STATE OF ARIZONA )  
COUNTY OF MARICOPA )

I, JEFFREY S. CATES, Judge of the Superior Court of the State of Arizona, in and for the County of Maricopa, do hereby certify that said Court is a Court of Record having a Clerk and Seal. That JUDITH ALLEN, who has signed the foregoing certificate, is the duly elected Clerk of said Superior Court. That said signature is her genuine handwriting, and that all her official acts, as such Clerk, are entitled to full faith and credit.

And I further certify that said certificate is in due form of law.

IN WITNESS WHEREOF, I have hereunto set my hand in my official capacity as such Judge, and affixed the seal of said Court, this date: JUNE 19 1987

*Jeffrey S. Cates*  
Judge of the Superior Court

STATE OF ARIZONA )  
COUNTY OF MARICOPA ) SS.

I, JUDITH ALLEN, Clerk of the Superior Court of the State of Arizona, in and for the County of Maricopa, do hereby certify that the Honorable JEFFREY S. CATES, whose name is subscribed to the preceding Certificate, is one of the Presiding Judges of the Superior Court of Arizona, in and for the County of Maricopa, duly commissioned and qualified, and that the signature of said Judge to said Certificate is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of said Court this date: JUNE 19 1987

*Judith Allen*  
Clerk of the Superior Court

1600-042 R1-87

~~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 31st day of July, 1987, at        o'clock        M., and was duly recorded on the 3rd day of August, 1987, Book No. 21 on Page 536 in my office.

Witness my hand and seal of office, this the 3rd day of August, 1987

BILLY V. COOPER, Clerk

By B. Edgan, D.C.



# Phi Theta Kappa Fraternity

CANTON, MISSISSIPPI

MARGARET MOSAL  
National Executive Secretary-Treasurer

28-585

**FILED**  
**THIS DATE**  
AUG 7 1987  
**BILLY V. COOPER**  
CHANCERY CLERK  
BY *[Signature]*

September 2, 1963 *(written + signed)*

To: Whom It May Concern

Subject: Last and final Will of Margaret J. Mosal

I, Margaret Mosal, do declare this to be my final Will.

Since I, Margaret Mosal, have two children, William Louis Mosal, Jr. and Mary Margaret Mosal, I want the two of them to serve as Co-Executors of my estate. They are to serve without bond. I want NO lawyers to handle any part of the estate nor do I want any part of it to go to any Court. Whatever estate that I leave is to be shared equally between said William Louis Mosal and Mary Margaret Mosal. They will decide what is equal and any way they choose to handle any or all parts of the estate will be what I want.

May God bless you both always.

*Margaret Mosal*  
Margaret Mosal

Witnesses:

*Angie Belle Limme*

*Leola J. Limme*

*July 4, 1964*  
Date

Amended October 29, 1966:  
Mary Margaret Mosal, mentioned above,  
has now married and she is Mary Margaret  
Mosal Fortenberry.

*Margaret Mosal*

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 *7<sup>th</sup>* day of *August*, 19*87*, at ..... o'clock ..... M., and was duly recorded on the *7<sup>th</sup>* day of *August*, 19*87*, Book No. *21* on Page *550* in my office.

Witness my hand and seal of office, this the ..... of *August*, 19*87*.

BILLY V. COOPER, Clerk

By *[Signature]*, D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

**FILED**  
**THIS DATE**  
**AUG 7 1987**  
**BILLY V. COOPER**  
CHANCERY CLERK

IN THE MATTER OF THE ESTATE  
OF MARGARET JAMES MOSAL,  
DECEASED

CIVIL ACTION  
File No. 28-585

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the aforesaid jurisdiction, FLORA J. RIMMER, subscribing witness to a certain instrument of writing purporting to be the Last Will and Testament of MARGARET JAMES MOSAL, who being duly sworn and deposed, stated that the said MARGARET JAMES MOSAL, published and declared said instrument as her Last Will and Testament on the 4th day of July, 1964, the day and date of said instrument, in the presence of this deponent and in the presence of Angie Belle Rimmer; that the Testatrix was of sound and disposing mind and memory and more than twenty-one (21) years of age and this deponent and Angie Belle Rimmer subscribed and attested to said instrument as witnesses to the signature and publication thereof at the special instance of said Testatrix and in the presence of the said Testatrix and in the presence of each other on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 30<sup>th</sup> day of July, 1987.

*Flora J. Rimmer*  
FLORA J. RIMMER

SWORN TO AND SUBSCRIBED before me on this the 30<sup>th</sup> day of July, 1987.

*Blanche B. Guedes*  
NOTARY PUBLIC



MY COMMISSION EXPIRES:  
My Commission Expires January 29, 1991

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 7<sup>th</sup> day of August, 1987, at ..... o'clock ..... M., and was duly recorded on the 7<sup>th</sup> day of August, 1987, Book No. 21 on Page 551 in my office.  
Witness my hand and seal of office, this the 7<sup>th</sup> of August, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

We, Douglas H. Brown, Sr and wife, Nancy Ruth Brown, being of sound mind this 16th day of July, 1983 declare this to be our last will and testament. Should either of us survive the other they are to solely inherit all monies and properties. Should both die in a common calamity then we wish to leave all the proper on the Aches Ford in Madison County, land & trailer) to our youngest son Brady G. Brown, the house on Meadow drive to all three children equally & not to be sold as long as any <sup>of the</sup> three are not married. All the ~~rest~~ of ~~my~~ our property and insurance monies and monies in the bank, etc are to be divided equally.

Witness our signature this the 16th day of July, 1983

Witness  
George A Hornaday  
Ruth Hornaday

Douglas H Brown  
Nancy Ruth Brown

#28-589  
FILED  
THIS DATE  
AUG 11 1987  
BILLY V. COOPER  
CHANCERY CLERK  
B. Edgar

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 11th day of August, 1987, at \_\_\_\_\_ o'clock \_\_\_\_\_ M., and was duly recorded on the 11th day of August, 1987, Book No. 21 on Page 552 in my office.

Witness my hand and seal of office, this the 11th of August, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

FILED  
THIS DATE  
AUG 11 1987  
BILLY V. COOPER  
CHANCERY CLERK  
*B. Edgar*

BOOK 21 PAGE 553

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF DOUGLAS H. BROWN, DECEASED CIVIL ACTION FILE NO. 28-589

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, George A. Hornady and Ruth Hornady, subscribing witnesses to a certain instrument of writing, purporting to be the Last Will and Testament of Douglas H. Brown who, being duly sworn, deposed and said that the said Douglas H. Brown published and declared said instrument as his Last Will and Testament on the 16th day of July, 1983, the day of the date of said instrument, in the presence of this deponent and in the presence of both of the undersigned parties and that the Testator was of sound and disposing mind and memory, and more than twenty-one years of age and these deponents subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

WITNESS my signature this 20<sup>th</sup> day of July, 1987.

*George A. Hornady*  
George A. Hornady

*Ruth Hornady*  
Ruth Hornady

SWORN TO AND SUBSCRIBED before me on this 20<sup>th</sup> day of July, 1987.

*Myrtle C. Bouslog*  
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 11<sup>th</sup> day of August, 1987, at ..... o'clock ..... M., and was duly recorded on the 11<sup>th</sup> day of August, 1987, Book No. 21 on Page 553 in my office.  
Witness my hand and seal of office, this the 11<sup>th</sup> of August, 1987.  
BILLY V. COOPER, Clerk  
By B. Edgar, D.C.

#27-151

IN THE PROBATE COURT OF UNION COUNTY ARKANSAS

IN THE MATTER OF THE ESTATE  
OF  
DAVID RANDOLPH JAMES, DECEASED

FILED  
THIS DAY  
NOV - 8 1984  
BILLY V. COOPER.  
Clerk  
By *[Signature]*

P-84-41

ORDER APPOINTING ADMINISTRATOR  
WITH WILL ANNEXED

On this 29th day of Feb, 1984, comes on for hearing the Petition of Mark James, Mary Dell Wren, David Randolph James, Jr., Alice B. James, and Susan James Christian for probate of the Will and First Codicil thereto of David Randolph James, and for appointment of an Administrator with Will Annexed of the Estate of David Randolph James, deceased, and upon consideration of such Petition, and the facts and evidence in support thereof, the Court finds:

1. That no demand for notice of proceedings to probate the decedent's Will or for the appointment of a personal representative of the estate has been filed herein, the petition is not opposed by any known person, and the same may be heard and decided forthwith.
2. That David Randolph James, who resided at 1212 North Madison, El Dorado, Arkansas, died testate at Union Medical Center, El Dorado, Arkansas on February 22, 1984.
3. That this Court has jurisdiction and venue properly lies in this County.
4. That the instruments offered for probate were executed in all respects according to the law when the decedent was competent to do so and acting without undue influence, fraud or restraint and have not been revoked.
5. That the Will of the decedent nominates Alice B. James to serve as Executrix without bond and further nominates David Randolph James, Jr., to serve as Executor in succession, without bond, but such individuals have declined to accept such positions.

6. That the aforesaid Petition requests the appointment of Mark James as Administrator with Will Annexed.

7. That Mark James is a proper person and fully qualified by law to serve as Administrator with Will Annexed of the Estate.

It is therefore CONSIDERED, ORDERED and ADJUDGED that the proffered instruments be and they are hereby admitted to probate as the Last Will and First Codicil thereto of the decedent, that Mark James be and he is hereby appointed Administrator with Will Annexed without bond, and that Letters of Administration shall be issued to said personal representative upon filing of his Acceptance of Appointment.

*Henry Young*  
PROBATE JUDGE

ENTERED

*Feb. 29, 1984*

MADEYIN HARRISON, Clerk

By *Heather L. Quinn*, D. C.

IN THE PROBATE COURT OF UNION COUNTY, ARKANSAS

IN THE MATTER OF THE ESTATE )  
OF )  
DAVID RANDOLPH JAMES, DECEASED )

NO. P-84-41

LETTERS OF ADMINISTRATION  
WITH WILL ANNEXED

BE IT KNOWN:

That Mark James, whose address is 207 North Washington Avenue, El Dorado, Arkansas, having been duly appointed Administrator with Will Annexed of the Will and First Codicil thereto of David Randolph James, deceased, who died on February 22, 1984, and having qualified as such Administrator with Will Annexed for and in behalf of the estate and to take possession of the property thereof as authorized by law.

ISSUED the 29th day of February, 1984.

*Madelyn Atkinson*, Clerk

By: *Gene Lippsey*  
Deputy Clerk

(SEAL)

FILED *Feb. 29, 1984*  
BY *Gene Lippsey D.C.*

P-84-41

# Last Will and Testament

OF

DAVID RANDOLPH JAMES

#27-151

KNOW ALL MEN BY THESE PRESENTS:

THAT I, DAVID RANDOLPH JAMES, a resident of Union County, Arkansas, above the age of twenty-one years, do hereby make and publish this my Last Will and Testament, hereby revoking all Wills by me at any time heretofore made.

FIRST: I direct that all my just debts shall be paid and the legacies hereinafter given shall, after the payment of my debts, be paid out of my estate.

SECOND: I give, devise and bequeath to my beloved daughter, Mary Dell Wren, as trustee, for the use and benefit of her three children, the following described property:

1. One hundred (100) shares of common stock of Monsanto Company;
2. Fifty (50) shares of stock in The Exchange Bank and Trust Company of El Dorado, Arkansas;
3. Twenty-five (25) shares of stock in El Dorado Foundry, Machine & Supply Company of El Dorado, Arkansas;
4. The sum of One thousand Dollars (\$1,000.00) in cash;

said property to be held by Mary Dell Wren, as trustee, in three separate trusts, one for the benefit of each of her children and the income from the property is to be accumulated; and the one-third portion of the total property, together with the accumulated income, shall be paid over to each child on said child's 25th birthday.

THIRD: I give, devise and bequeath to my beloved son, David Randolph James, Jr., the following described property:

1. One Hundred (100) shares of common stock of Monsanto Company;

David Randolph James  
David Randolph James

WITNESSES:  
 1. Feb. 29, 1924  
 2. W. J. Johnson, Clerk  
 3. Jane Lippin D. C.

2. Fifty (50) shares of stock in The Exchange Bank and Trust Company of El Dorado, Arkansas;
3. Twenty-five (25) shares of stock El Dorado Foundry, Machine & Supply Company of El Dorado, Arkansas;
4. The sum of One thousand Dollars (\$1,000.00) in cash;

FOURTH: I give, devise and bequeath to my beloved daughter, Susan James Christian, the following described property:

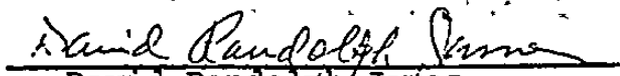
1. One hundred (100) shares of common stock of Monsanto Company;
2. Fifty (50) shares of stock in The Exchange Bank and Trust Company of El Dorado, Arkansas;
3. Twenty-five (25) shares of stock in El Dorado Foundry, Machine & Supply Company of El Dorado, Arkansas;
4. The sum of One thousand Dollars (\$1,000.00) in cash.

FIFTH: I give, devise and bequeath to my beloved son, Mark James, the following described property:

1. One hundred (100) shares of common stock of Monsanto Company;
2. Fifty (50) shares of stock in The Exchange Bank and Trust Company of El Dorado, Arkansas;
3. Twenty-five (25) shares of stock in El Dorado Foundry, Machine & Supply Company of El Dorado, Arkansas;
4. The sum of One thousand Dollars (\$1,000.00) in cash;
5. All my personal jewelry and my personal automobile.

SIXTH: I give, devise and bequeath to my beloved wife, Alice B. James, our home at 1212 North Madison Avenue, El Dorado, Arkansas, all household furnishings and equipment, all my personal effects and all motor vehicles which I may own at the time of my death, other than my personal automobile bequeathed to my son, Mark James.

SEVENTH: I give, devise and bequeath unto my beloved wife, Alice B. James, that fractional share of my residual estate which

  
David Randolph James

will equal the maximum estate tax marital deduction (allowable in determining the estate tax on my gross estate for federal estate tax purposes) diminished by the value for federal estate tax purposes of other items in my gross estate which qualify for said deduction and which pass or have passed to my wife under other provisions of this Will or otherwise.

In making the computation necessary to determine such fractional share, the final determination of the federal estate tax proceeding shall control.

My beloved wife, Alice B. James, may select the property to be delivered to her under the provisions of this paragraph of my Will provided, however, that no property may be selected which does not qualify for the marital deduction under applicable provisions of the Internal Revenue Code.

EIGHTH: I give, devise and bequeath all the rest and residue of my estate, real, personal and mixed, to David Randolph James, Jr. and The Exchange Bank and Trust Company as co-trustees, for the use and benefit of my beloved wife, Alice B. James, my beloved son, Mark James, and my beloved daughter, Susan James Christian, to be retained, invested, managed and distributed by them under the provisions of this Will. The trust corpus is to include all assets remaining after the payment of my debts and the bequests above described. All federal and state estate taxes shall be paid from the amount passing to the co-trustees under the terms of this trust.

- A. The purpose of this trust is to provide for the support and maintenance of my beloved wife, Alice B. James, and to provide for the distribution of the property passing under this paragraph of my Will.
- B. All income from this trust shall be distributed by my co-trustees at least quarterly to my beloved wife, Alice B. James, and in addition, in the event

*David Randolph James*  
David Randolph James

Last Will and Testament

-4-

David Randolph James

of any emergency, my said co-trustees may distribute as much of the corpus of the trust as may be necessary for the support, maintenance and medical treatment of my beloved wife, Alice B. James; such distribution from the corpus of the trust to be in the absolute discretion of my said co-trustees.

C. Upon the death of my beloved wife, Alice B. James, this trust shall terminate and all the property remaining in the trust shall be distributed as follows:

1. One-half (1/2) to my beloved Daughter, Susan James Christian.
2. One-half (1/2) to my beloved son, Mark James;

Should either of said children predecease me, then the portion that would have passed to said child from this trust shall be paid to the descendants of said child, per stirpes, and if either should die leaving no descendants, then to the survivor of them.

NINTH: The interest of the beneficiary of any trust created hereunder shall not be subject to or liable for any anticipations, assignments, sales, pledges, debts, contracts or liabilities of said beneficiary and said interest shall not be seized by creditors of said beneficiary, or by anyone, by attachment, garnishment, execution or otherwise. If the co-trustees believe that the interest of the beneficiary is threatened to be diverted in any manner from the purposes of this trust as stated above, the co-trustees shall withhold the income and principal from distribution, and shall apply payments in their discretion in such manner as they believe contributes to the maintenance, comfort and necessities of the beneficiary. Whenever the co-trustees are satisfied that such diversion is no longer effective or threatened, they may resume the distributions of income and principal authorized. This provision shall not be construed to extend the term of any trust.

TENTH: In the event my wife and I die under such circumstances that there is no sufficient evidence to establish who

David Randolph James  
David Randolph James

Last Will and Testament

-5-

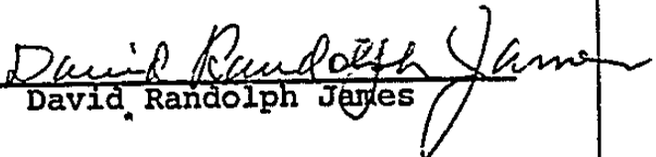
David Randolph James

survived the other, I hereby declare that my wife shall be presumed to have survived me.

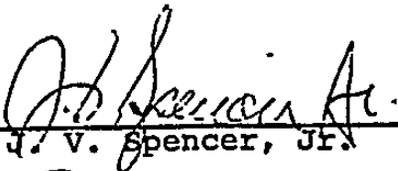
ELEVENTH: I hereby appoint my beloved wife, Alice B. James, as executrix of this my Will, to serve without bond; if she is unable, for any reason, to serve as such executrix, then I hereby appoint my beloved son, D. R. James, Jr. as executor, to serve without bond.

TWELFTH: My executor and my co-trustees are empowered to do all things necessary or convenient for the orderly and efficient administration of my estate and the trust hereunder and generally to have, manage, and control my said estate and trust as fully as I might, if living, do myself with respect to my own property; and shall have all powers as set forth for executors and trustees under the provisions of Section 58-116, Arkansas Statutes Annotated.

IN WITNESS WHEREOF, I have hereunto set my hand on this the 11<sup>th</sup> day of May, 1973, in the presence of J. V. ~~Spencer~~, Jr. and Rebecca Haygood who attest this my Will at my request.

  
David Randolph James

The above instrument was now here subscribed by David Randolph James, the testator, in our presence; and we, at his request and in his presence, and in the presence of each other, sign our names hereto as attesting witnesses, and at the time of our signing, said testator declared the said instrument to be his Last Will and Testament.

  
J. V. Spencer, Jr.  
  
Rebecca Haygood

Last Will and Testament

-6-

David Randolph James

PROOF OF WILL

We, the undersigned witnesses to the foregoing Last Will and Testament of David Randolph James, on oath state:

We are the subscribing witnesses to the attached written instrument, dated the 11<sup>th</sup> day of May, 1973, which purports to be the Last Will and Testament of David Randolph James. On the execution date of the instrument, the testator, in our presence, signed the instrument thereto, declared the instrument to be his Will and requested that we attest his execution thereof; whereupon, in the presence of the testator and each other, each of us signed our respective names as attesting witnesses. At the time of execution of the instrument, the testator appeared to be twenty-one years of age or older, of sound mind, and acting without undue influence, fraud or restraint.

DATED this 11<sup>th</sup> day of May, 1973.

J. V. Spencer, Jr.  
J. V. Spencer, Jr.

Rebecca Haygood  
Rebecca Haygood

STATE OF ARKANSAS )

) SS

COUNTY OF UNION )

SUBSCRIBED AND SWORN TO before me, a Notary Public, on this the 11<sup>th</sup> day of May, 1973.

Annal H. Smith  
Notary Public

My Commission expires:

JAN. 6, 1975

P-8441

CODICIL TO LAST WILL AND TESTAMENT

OF

DAVID RANDOLPH JAMES

KNOW ALL MEN BY THESE PRESENTS:

THAT I, David Randolph James, a resident of Union County, Arkansas, being of sound and disposing mind and memory and above the age of twenty-one (21) years, do hereby make and publish this Codicil to my Last Will and Testament.

FIRST: This Codicil is an addition to my original Will heretofore executed by me, and I reaffirm all of the provisions of the original Will except as modified by this Codicil.

SECOND: The distribution to my wife under paragraph seven of my Will shall in all events include her full pro rata share of any appreciation in the value of my estate from the date of valuation of my estate for federal estate tax purposes to the date of final distribution thereof.

IN WITNESS WHEREOF, I have hereunto set my hand on this the 16<sup>th</sup> day of January, 1976, in the presence of J. V. Spencer, Jr. and Rebecca Haygood who attest this Codicil to my Will at my request.

David Randolph James  
DAVID RANDOLPH JAMES

The above instrument was now here subscribed by David Randolph James, the testator, in our presence; and we, at his request and in his presence, and in the presence of each other, sign our names hereto as attesting witnesses, and at the time of our signing, said testator declared the said instrument to be his Codicil to his Last Will and Testament:

J. V. Spencer, Jr.  
J. V. Spencer, Jr.

Rebecca Haygood  
Rebecca Haygood

Feb. 29, 1974

Gene Spady, D. C.



CERTIFICATION OF AUTHENTICATION

STATE OF ARKANSAS |  
COUNTY OF UNION | SS

I, MADELYN ATKINSON, Clerk of the Probate Court within and for the County and State aforesaid, DO HEREBY CERTIFY that the foregoing pages of Printed and Typewritten matter contain a true, complete and perfect transcript of the ORDER APPOINTING ADMINISTRATOR WITH WILL ANNEXED AND LETTERS OF ADMINISTRATION WITH WILL ANNEXED, IN THE MATTER OF THE ESTATE OF DAVID RANDOLPH JAMES, DECEASED, CASE NO. P-84-41

as herein set forth, and as the same appear on file and of record in this office, in Union County, State of Arkansas.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at the City of El Dorado, Arkansas, this 13 day of June, A. D. 19 84.

(SEAL)

*Madelyn Atkinson*  
PROBATE CLERK

STATE OF ARKANSAS |  
COUNTY OF UNION | SS

I, Henry Yocum, Jr., Chancellor and Judge of the Probate Court, within and for the County and State aforesaid, DO CERTIFY that MADELYN ATKINSON, whose name is subscribed to the foregoing certificate, is the Clerk of the Probate Court, duly elected, commissioned, qualified and acting and under our laws the legal custodian of the records of said Court, and that she is the proper officer to make said certificate and that said Certificate is in due form of law and that her acts as such Clerk are entitled to full faith and credit.

IN TESTIMONY WHEREOF, I have hereunto set my hand as Judge of the Probate Court at the City of El Dorado, State of Arkansas, this 13 day of June, A. D. 19 84.

*Henry Yocum Jr.*  
CHANCELLOR AND JUDGE OF THE  
PROBATE COURT

STATE OF ARKANSAS |  
COUNTY OF UNION | SS

I, MADELYN ATKINSON, Clerk of the Probate Court, within and for the County and State aforesaid, DO HEREBY CERTIFY that ~~Henry Yocum, Jr.~~ Henry Yocum, Jr., whose name is subscribed to the foregoing certificate is the Chancellor and Judge of the Probate Court for Union County, State of Arkansas, and that his acts as such are entitled to full faith and credit and that said certificate is in due form of law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court at the City of El Dorado, Arkansas, this 13 day of June, A. D. 19 84.

(SEAL)

*Madelyn Atkinson*  
PROBATE 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 12<sup>th</sup> day of November, 19 84, at ..... o'clock ..... M, and was duly recorded on the 21<sup>st</sup> day of August, 19 87, Book No. 21 on Page 554 in my office.  
Witness my hand and seal of office, this the 21<sup>st</sup> of August, 19 87.  
BILLY V. COOPER, Clerk  
By *B. Edgar* ....., D.C.

# Last Will and Testament

38-564

FILED  
THIS DATE

AUG 21 1937

BILLY V. COOPER  
*B. Cooper*

OF

FRANCES S. NORMAN

I, FRANCES S. NORMAN, an adult resident citizen of Canton, Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking any and all wills and codicils heretofore executed by me.

## ARTICLE I

If my husband, R. Morris Norman, survives me, I give, devise and bequeath to him all of my property, real and personal, of whatever kind or character and wheresoever situated.

## ARTICLE II

If my husband, R. Morris Norman, predeceases me, then I give, devise and bequeath all my property, real and personal, of whatever kind or character and wheresoever situated, to my children, namely Tom Norman, Louise Spivey, and Jerry Norman, per stirpes, share and share alike.

## ARTICLE III

I hereby nominate, appoint and constitute my husband, R. Morris Norman, as Executor of my Last Will and Testament. My Executor shall have full and plenary power and authority to do and perform any act deemed by him to be to the best interest of my estate, without any limitation whatsoever, and to serve without bond. Said authority shall include, but shall not be limited to, the right to take possession, hold, manage, invest and reinvest the same, and to collect the

*Frances S. Norman*

FRANCES S. NORMAN

JNL  
MH

income, dividends, rents, interest and profits therefrom, and to employ and pay any attorneys, agents and accountants that he may deem necessary for the best interest of my estate. Insofar as permissible by law, I waive accounting, appraisal and inventory of my estate by him without Court order, including the power to sell real and personal property at public or private sale. It is my stated intent to give my Executor the full and complete power and authority in administering my estate as I would have if living, without the necessity of entering into bond or having to obtain a Court order of any kind.

## ARTICLE IV

In the event that my said husband, R. Morris Norman, shall predecease me, become disqualified or otherwise fails to qualify as Executor of my estate, then I nominate and appoint Tom Norman to serve as Executor of my Last Will and Estate and I direct that he shall not be required to enter any bond as such Executor and I direct that he shall have the same authority and power as is set forth for my Executor in the above and foregoing Article, and it is my desire and I hereby direct that Tom Norman as Executor is hereby given full and complete authority to administer my estate without Court order, including the power to sell real and personal property at public or private sale. As to said Executor, it is my stated intent that he shall have as full and complete power and authority in administering my estate as I would have if living, without having to obtain a Court order of any kind.

The foregoing instrument consists of three pages at the bottom of each of which I have affixed my signature.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the

15 day of July, 1976.

Frances S. Norman  
FRANCES S. NORMAN

JND  
M/H

This instrument was, on the date shown above, signed, published and declared by Frances S. Norman to be her Last Will and Testament in our presence, and we, at her request, have subscribed our names hereto as witnesses in her presence and in the presence of each other.

James H. Herring  
Marijean Herring

WITNESSES:

Frances S. Norman  
FRANCES S. NORMAN

STATE OF MISSISSIPPI, County of Madison.  
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 21st day of August, 1987, at . . . o'clock . . . M, and was duly recorded on the 21st day of August, 1987, Book No 21 on Page 566 in my office.

Witness my hand and seal of office, this the 21st of August, 1987.

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

FILED  
THIS DATE  
AUG 21 1987  
BILLY V. COOPER  
CHANCERY CLERK  
*B. Edgar*

BOOK 21 PAGE 569  
IN THE CHANCERY COURT OF MADISON COUNTY  
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FRANCES S. NORMAN, DECEASED

CIVIL ACTION  
NO. 28-564

PROOF OF WILL

Comes now, MARIJEAN HERRING HOWELL, one of the  
subscribing witnesses to the instrument filed herein for  
probate and purporting to be the Last Will and Testament of  
Frances S. Norman, and enters her appearance herein as  
provided by §91-7-9 of the Mississippi Code of 1972,  
Annotated, as amended and makes oath before the undersigned  
authority that Frances S. Norman, the above named decedent,  
signed, published and declared said instrument as her Last  
Will and Testament on the 15th day of July, 1976, the day  
and the date of said instrument, in the presence of this  
deponent and James H. Herring, the other subscribing  
witness, and that said Testator was then of sound and  
disposing mind and memory, and more than twenty-one years of  
age, and having her usual place of abode in Madison County,  
Mississippi, and that she and James H. Herring subscribed  
and attested said instrument as witnesses to the signature  
and publication thereof, at the special instance of said  
Testator and in the presence of the Testator and in the  
presence of each other, on the day of the date of said  
instrument.

*Marijean Herring Howell*  
MARIJEAN HERRING HOWELL

STATE OF MISSISSIPPI  
COUNTY OF *Lafayette*

SWORN TO AND SUBSCRIBED before me this the 16th day  
of July, 1987.

*Lynnda Kinniburgh*  
NOTARY PUBLIC

(SEAL)  
My commission expires:  
12-31-87

STATE OF MISSISSIPPI, County of Madison  
Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed  
for record in my office this 21st day of August, 1987, at ..... o'clock ..... M, and  
was duly recorded on the 21st day of August, 1987, Book No. 21 on Page 569 in  
my office.  
Witness my hand and seal of office, this the 21st of August, 1987.  
BILLY V. COOPER, Clerk  
By B. Edgar, D.C.

FILED  
THIS DATE

AUG 31 1987

BILLY V. COOPER  
CHANCERY CLERK

*B. Edgar*

BOOK 21 PAGE 570

IN THE CHANCERY COURT OF MADISON COUNTY,

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
FRANCES S. NORMAN, DECEASED

CIVIL ACTION  
NO. 28-564

PROOF OF WILL

Comes now, JAMES H. HERRING, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Frances S. Norman and enters her appearance herein as provided by §91-7-9 of the Mississippi Code of 1972, Annotated, as amended and makes oath before the undersigned authority that Frances S. Norman, the above named decedent, signed, published and declared said instrument as her Last Will and Testament on the 15th day of July, 1976, the day and the date of said instrument, in the presence of this deponent and Marijean Herring (Howell), the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that he and Marijean Herring (Howell) subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator and in the presence of the Testator and in the presence of each other, on the day of the date of said instrument.

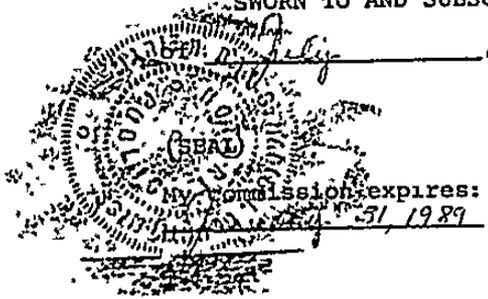
*James H. Herring*  
JAMES H. HERRING

STATE OF MISSISSIPPI  
COUNTY OF Madison

SWORN TO AND SUBSCRIBED before me this the 23<sup>rd</sup> day

July, 1987.

*Marijean Herring*  
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

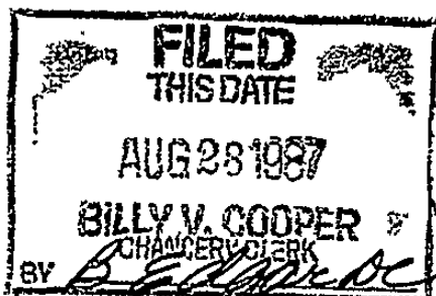
Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 21<sup>st</sup> day of August, 1987, at . . . o'clock . . . M., and was duly recorded on the 21<sup>st</sup> day of August, 1987, Book No 21 on Page 570 in my office.

Witness my hand and seal of office, this the 21<sup>st</sup> of August, 1987

BILLY V. COOPER, Clerk

By B. Edgar . . . . . D.C.

BOOK 21 PAGE 571



Date: 8-28-87  
Pg 1 of 3 and  
attachment # of 2 pages.

The Last Will and Testament of " #2 of 3 "

Mrs S. W. Smith Sr (Maggie Hobbs Smith)

I, Maggie Hobbs Smith, widow of Sylvannus Wheeler Smith Sr., being of sound and disposing mind and knowing the uncertainty of life and the certainty of death do hereby bequeath unto my five children, Margaret, Elisabeth, Frances, Sylvannus (van) W. Jr., and Ann Elaine all my possessions both personal and real as follows:

1. Having given my emerald and diamond ring to Elisabeth and my princess diamond to Frances, I bequeath my other jewelry as follows:
  - a. My mother's diamond solitaire to Margaret in accordance with my mother's wish that Margaret receive her wedding (which I have previously given to her) and engagement rings at my death or at my discretion.

Date:

Page 2 of 3

- b. My diamond solitaire, opal, and wedding rings to Ann Elaine.
- c. To Van Jr., his daddy's watch and gold initialed belt buckle.
2. To Ann Elaine a twenty thousand dollar (\$20,000) Certificate of Deposit with First Federal Savings and Loan of Canton, MS.
3. To Margaret and Elisabeth each a five thousand dollar (\$5,000) Gift to Ms. Post Development Board membership in 1997.
4. After the payment of outstanding debts, the remainder of my undesignated capital assets (bonds, certificate of deposits, bank accounts, etc) are to be divided equally to my children with the provision that each grandchild is to receive five hundred dollars (\$500<sup>00</sup>) from his/her parents portion. In the event Francis or Van Jr should precede me in death his/her share shall be divided equally among his/her children. In the event of the death of any of my other children prior to my death their share shall be

Date:

Page 3 of 3

equally divided among my surviving children or their heirs.

5. All personal and real property at 404 South Liberty Street, Canton, MS, including furniture, dishes, linens, silver and all other property used in maintaining our family home are to be used by Ann Elaine, Elisabeth and Margaret at 404 South Liberty as long as it remains the family home. After that time all property is to be divided equally among my surviving children with the following exceptions (copied from my list which is attached) which shall be divided as shown in the list (attachments #1 and #2).

I hereby appoint my surviving children as executrices and executor of this will and direct that no bond be required and that no requirement shall be made to make any accounting to any court in the execution of this my last will and testament.

Witness my signature this the 3<sup>rd</sup> day of June 1982

Witness: Kucille Getchland 6-3-82

Witness: Douglas Raskery 6-3-82

Moyle - H - Smith Jr

things are to stay in the case as it is  
you want

- Daddy's diamond ring & Wedding ring goes to Ann Elaine
- Diamond <sup>tooth</sup> ring of mama's goes to Margaret
- Emerald ring to Elizabeth
- Pearls goes to Frances
- Cameras given by Daddy to Ann Elaine -
- Cameras of Jelle's mama's to Elizabeth
- Pearls; Margaret
- Passport ring - ~~Ann Elaine~~ Ann Elaine
- Pearl & blue pearl ~~to~~ to
- Costume jewelry to Jack girls -
- Daddy watch of ~~Ann Elaine~~ Ann Elaine
- fab chain to Ann Elaine
- my watch to Frances
- stake pin ring to Ann Elaine
- silver goes to Ann Elaine
- purple bowl to ~~Ann Elaine~~ Ann Elaine and a
- cut glass pitcher - Ann Elaine
- lamp base Mrs. Carr - Margaret
- lamp base Mrs. Mills - Elizabeth
- silver service, Daddy's retirement to Margaret
- silver service Anniversary to ~~Ann Elaine~~ Ann Elaine
- white china with pearl flower goes to Frances
- Anniversary china for to Ann Elaine
- apple china ~~to~~ to Ann Elaine Margaret
- red china to ~~Ann Elaine~~ Frances
- gold cut-crystal wine set to Elizabeth
- crystal gold vase to ~~Ann Elaine~~ Ann Elaine
- fasteners crystal to Elizabeth
- Nobles Family Bible to Ann Elaine
- Daddy's music books to Frances -
- Every thing in my room to Ann Elaine's pink chair
- in hall -
- Bed in front room to Elizabeth -

BOOK  
21  
PAGE 574

~~Present to Ann Elaine~~

Ward stand in front room

ward robe in front room

~~ward stand~~

Ward room furniture Margaret

Hall furniture

Little desk in hall goes to Ann Elaine

Keefe to Frances

Kitchen table and chairs & living room chairs to Melba Lurie in  
parish to Elizabeth

Cedar chest & contents to Ann Elaine

ouch, piano <sup>clutter</sup> cabinet to Ann Elaine  
music <sup>to</sup> ~~house~~

~~7-2 to Frances~~

Telephone book stand & mirror to Ann Elaine

Ward stand ~~with the desk~~ - ~~Ann Elaine~~  
agave chair - Margaret

Recliner chair to Ann Elaine

Green chair Elizabeth

~~Edison~~ ~~table~~ to Ann Elaine

Ward bed in play room to my house to Ann Elaine

End table at end of couch - Margaret

Will made by Maggia Hobbs Smith

July 29<sup>th</sup> - 1975

pictures on desk 8) to Ann Elaine  
2 air 7 name banner to Ann Elaine

B. Tim Giffell, Ann's child and uncle  
to each other's obit - no remarriage  
standing

BOOK  
21  
PAGE 575

I would like for every thing  
to stay in the hand as is

Mama

Every thing in the house not mentioned  
is to be decided by the three girls -

BOOK

21 PAGE 576

4151

Distribution of My Personal Property

(Copied by Margaret from my  
hand written list, Attachment #1)

1. Cameo pin given <sup>by</sup> Daddy is to go to Aunt Elaine
2. Little Mamma's cameo to Elisabeth
3. Pearls to Margaret
4. Daddy's Masonic ring to Aunt Elaine
5. Pearl and blue pin (moon shaped) to Aunt Elaine
6. Costume jewelry to Margaret, Elisabeth, Frances and Aunt
7. Daddy's watch fob and chain to Aunt Elaine
8. My watch to Frances
9. Silver ware to Aunt Elaine
10. Punch bowl and ladle to Aunt Elaine
11. Cut glass pitcher to Aunt Elaine
12. Soup ~~to~~ <sup>tureen</sup> (Miss Carrie's) to Margaret
13. Soup tureen (Mr Mill's) to Elisabeth
14. Silver service (Daddy's retirement present from Canton  
Exchange Bank) to Margaret
15. Silver service (Fiftieth Anniversary present from  
Canton Exchange Bank) to Aunt Elaine
16. Anniversary china to Aunt Elaine
17. Apple china to Margaret
18. Red china to Frances
19. White china with pink flowers (Waitske) to Van Jr.
20. Cut glass wine set to Elisabeth
21. Crystal with gold bands to Aunt Elaine

22. Forstoria crystal to Elisabeth
23. Hobbs family Bible to Aunt Elaine
24. Daddy's Masonic Bible to Frances
25. Everything in my bedroom and the pink upholstered chair of Little Nanas (in hall) to Aunt Elaine
26. Spool bed (in front bed room on south side) to Elisabeth
27. Piano to Aunt Elaine (including music)
28. Wash stand and wardrobe in front bedroom on South side to Elisabeth
29. Furniture in middle bedroom on south side and hall furniture to Margaret
30. Little desk in hall (slide out desk top) to Aunt Elaine
31. Safe (food storage) to Frances
32. Kitchen table and all chairs to match (seven) to Elisabeth
33. Cedar chest and contents to Aunt Elaine
34. Couch and china cabinet to Aunt Elaine
35. T.V. to Elisabeth
36. Marble top washstand and mirror (back living room) to Aunt Elaine
37. Washstand by couch in back living room to Aunt Elaine or Margaret
38. Aqua chair to Margaret
39. Striped chair (green) to Aunt Elaine
40. Green swivel chair to Elisabeth
41. Edison record player to Aunt Elaine

- 42. Brass bed to Aunt Elaine
- 43. Iron bed (in play room) and my trunk to Aunt Elaine
- 44. End table at end of couch in back living room to Margaret
- 45. All pictures including my pictures of Van's mother and father on Fannie's dresser to Aunt Elaine
- 46. The disposition of everything not mentioned here is to be decided by the three girls, Margaret, Elisabeth and Aunt.

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 28<sup>th</sup> day of August, 1987, at ..... o'clock ..... M., and was duly recorded on the 28<sup>th</sup> day of August, 1987, Book No. 21 on Page 571 in my office.

Witness my hand and seal of office, this the 28<sup>th</sup> of August, 1987.

BILLY V. COOPER, Clerk

By B. Edgar ..... D.C.

FILED THIS DATE AUG 28 1987 BILLY V. COOPER CLERK BY *B. Edgar* 215-600

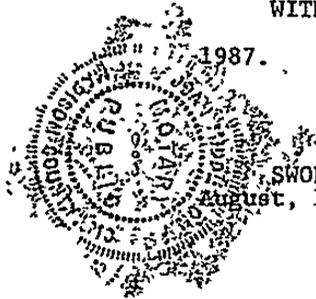
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI  
STATE OF MISSISSIPPI  
COUNTY OF MADISON

PROOF OF WILL

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of Mrs. S. W. Smith, Sr., also known as Maggie H. Smith, Sr., also known as Maggie Hobbs Smith, deceased, late of Madison County, Mississippi.

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, DOULGAS RASBERRY, one of the subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Mrs. S. W. Smith, Sr., also known as Maggie H. Smith, Sr., also known as Maggie Hobbs Smith, deceased, late of Madison County, Mississippi, who having been by me first duly sworn stated that the said Mrs. S. W. Smith, Sr., also known as Maggie H. Smith, Sr., also known as Maggie Hobbs Smith, signed, published, and declared said instrument as her Last Will and Testament on the 3rd day of June, 1982, 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 Nanette Sutherland 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 28 day of August, 1987.



*Douglas Rasberry*  
DOUGLAS RASBERRY

SWORN TO and subscribed before me, this the 28 day of August, 1987.

*Jean Middleton*  
JEAN MIDDLETON  
NOTARY PUBLIC

My Commission Expires:  
My Commission Expires January 29 1991

STATE OF MISSISSIPPI, County of Madison:

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 28<sup>th</sup> day of August, 1987, at ... o'clock ... M, and was duly recorded on the 28<sup>th</sup> day of August, 1987, Book No. 21 on Page 530 in my office. Witness my hand and seal of office, this the 28<sup>th</sup> of August, 1987.

BILLY V. COOPER, Clerk

By *B. Edgar*, D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI  
STATE OF MISSISSIPPI  
COUNTY OF MADISON

FILED  
THIS DATE  
AUG 28 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *[Signature]*  
28-622

PROOF OF WILL

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of Mrs. S. W. Smith, Sr., also known as Maggie H. Smith, Sr., also known as Maggie Hobbs Smith, deceased, late of, Madison County, Mississippi.

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, NANETTE SUTHERLAND, one of the subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Mrs. S. W. Smith, Sr., also known as Maggie H. Smith, Sr., also known as Maggie Hobbs Smith, deceased, late of Madison County, Mississippi, who having been by me first duly sworn, stated that the said Mrs. S. W. Smith, Sr., also known as Maggie H. Smith, Sr., also known as Maggie Hobbs Smith, signed, published and declared said instrument as her Last Will and Testament on the 3rd day of June, 1982, 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 Douglas Raspberry 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 28 day of August, 1987.

*[Signature]*  
NANETTE SUTHERLAND

SWORN TO and subscribed before me, this the 28 day of August, 1987.

*[Signature]*  
NOTARY PUBLIC

My Commission Expires  
My Commission Expires January 29, 1991



STATE OF MISSISSIPPI, County of Madison.  
I, Billy V. Cooper, Clerk of the Chancery Court of said County, certify that the within instrument was filed for record in my office this 28<sup>th</sup> day of August, 1987, at ..... o'clock ..... M, and was duly recorded on the 28<sup>th</sup> day of August, 1987, Book No 21, on Page 581 in my office.  
Witness my hand and seal of office, this the 28<sup>th</sup> of August, 1987.

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

# Last Will and Testament

AUG 31 1987  
 BILLY V. COOPER  
 CHANCERY CLERK  
 BY *[Signature]*  
 28-626

I, MARJORIE TUCKER CROSBY, maintaining my fixed place of residence in Madison County, Mississippi, and being over the age of twenty-one (21) years of age, and being of sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament, hereby expressly revoking all wills and codicils heretofore made by me.

I.

I hereby appoint my daughter, CAROL SUE JONES, as Executrix of my Estate, to serve as such without the necessity of bond or formal accounting to any Court.

II.

It is my will that the just debts and funeral expenses be fully paid out of my Estate.

III.

All of my property, real, personal and mixed, I give, devise and bequeath unto my daughter CAROL SUE JONES.

IN WITNESS WHEREOF; I have hereunto affixed my signature on this the 30<sup>th</sup> day of May, 1970.

*Marjorie Tucker Crosby*  
 Marjorie Tucker Crosby

ATTESTING WITNESSES:

*Mary S. [Signature]*  
*Sandra S. [Signature]*

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the last will and testament of MARJORIE TUCKER CROSBY, do hereby certify that said instrument was signed by said MARJORIE TUCKER CROSBY, in our presence and in the presence of each of us, and that the said MARJORIE TUCKER CROSBY declared the same to be her last will and testament in the presence of each of us, and that we each signed as subscribing witnesses to said will at the request of MARJORIE TUCKER CROSBY and in her presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 20<sup>th</sup> day of May, 1970.

Mary A. Dennis  
Sandra L. Ashley

WITNESSES

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 31 day of August, 1987, at ..... o'clock ..... M., and was duly recorded on the 31 day of August, 1987, Book No. 21 on Page 582 in my office.

Witness my hand and seal of office, this the 31 of August, 1987.

BILLY V. COOPER, Clerk

By B. Edgar, D.C.

FILED  
THIS DATE  
AUG 31 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *B. Bedgan*

BOOK 21 PAGE 584

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
MARJORIE TUCKER CROSBY, DECEASED

CIVIL ACTION FILE NO.  
28-620

PROOF OF HANDWRITING OF TESTATRIX

STATE OF MISSISSIPPI  
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Garry Cummins and Nancy Cummins, who are both adult resident citizens of Sunflower County, Mississippi, and who, be duly sworn, deposed and said that they knew and were personally acquainted with Marjorie Tucker Crosby for several years, and are well acquainted with the handwriting and signature of the said Marjorie Tucker Crosby; and that the instrument dated May 20, 1970; reporting to be the Last Will and Testament of Marjorie Tucker Crosby who, has her signature subscribed thereto and that on the date of the said Majorie Tucker Crosby's Last Will and Testament, the said Majorie Tucker Crosby was over the age of 21 years, and at the time said Will was made and executed, Marjorie Tucker Crosby, as far as is known to these affiants, was of sound mind and had testamentary capacity.

WITNESS my signature this 24<sup>th</sup> day of August, 1987.

*Garry Cummins*  
Garry Cummins

*Nancy Cummins*  
Nancy Cummins

SWORN TO AND SUBSCRIBED before me on this 24<sup>th</sup> day of

August, 1987.

*Louise De. Nestus*  
Notary Public

(SEAL)  
My commission expires:  
Jan. 27, 1991

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 31 day of August, 1987, at — o'clock — M, and was duly recorded on the 31 day of August, 1987, Book No. 21 on Page 584 in my office.

Witness my hand and seal of office, this the 31 day of August, 1987.

BILLY V. COOPER, Clerk

By... *B. Bedgan* ... D.C.

BOOK 21 PAGE 585

FILED  
THIS DATE  
AUG 31 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
MARJORIE TUCKER CROSBY, DECEASED

CIVIL ACTION FILE NO.  
28-626

PROOF OF ATTESTING WITNESSES' SIGNATURES

STATE OF MISSISSIPPI  
COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Robert L. Goza, who, being duly sworn, deposed and said that he has known and has been personally acquainted with Mary S. Dennis and Sandra L. Ashley, and is well acquainted with the handwriting of the aforementioned Mary S. Dennis and Sandra L. Ashley, and that the instrument, dated May 20, 1970 purporting to be the Last Will and Testament of Marjorie Tucker Crosby, which this affiant has been shown contains the valid signatures of Mary S. Dennis and Sandra L. Ashley subscribed thereto as attesting witnesses.

WITNESS my signature this 31<sup>st</sup> day of AUGUST, 1987.

*Robert L. Goza*  
Robert L. Goza

SWORN TO AND SUBSCRIBED before me on this 31 day of August, 1987.

*Sealy Raskewicz*  
Notary Public  
*[Signature]*

(SEAL)  
My commission expires:  
1-4-88

STATE OF MISSISSIPPI, County of Madison

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 31 day of August, 1987, at ..... o'clock ..... M., and was duly recorded on the 31 day of August, 1987, Book No. 21 on Page 585 in my office

Witness my hand and seal of office, this the 31 day of August, 1987.

BILLY V. COOPER, Clerk

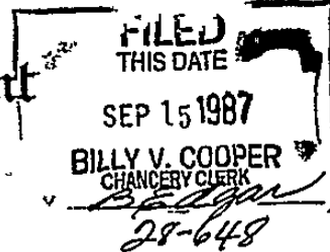
By B. Edgar, D.C.

BOOK 21 PAGE 586

# Last Will and Testament

OF

JAMES MONROE HANCOCK



I, JAMES MONROE HANCOCK, a resident citizen of Madison County, Mississippi, being over the age of twenty-one years and being of sound and disposing mind, memory, and understanding and being mindful of the uncertainties of life as well as the certainty of death, do hereby make, publish, and declare this instrument of writing to be my Last Will and Testament, and I hereby revoke any and all other Wills and Codicils thereto heretofore made by me.

I.

It is my will that all of my just debts, including the cost of my last illness, if any, and my funeral expenses which have been probated in the manner and within the time required by law be first paid.

II.

After the payment of all funeral expenses, the payment of the indebtednesses probated against my estate within the time prescribed by law, and the payment of all administrative expenses and costs, I hereby will, devise, and bequeath unto my wife, Maude Savada Hancock, an amount equal to fifty percent (50%) of the value of my adjusted gross estate as finally determined for Federal Estate Tax purposes, or in such other amount as necessary for my estate to receive the fullest and best benefits under the Internal Revenue Service laws and regulations as provided by the Tax Reform Act of 1976. All the rest and remainder of my estate, both real and personal, I hereby will, devise, and bequeath unto my wife, Maude Savada Hancock.

*James Monroe Hancock*  
JAMES MONROE HANCOCK  
(SIGNED FOR IDENTIFICATION)

III.

In the event my wife, Maude Savada Hancock, predeceases me, or in the event we die in a common disaster where the sequence of our deaths cannot be accurately ascertained, then I hereby will, devise, and bequeath all my real and personal property, share and share alike unto my children namely:

- 1. Annie H. Hern
- 2. Clyde M. Hancock
- 3. Carley S. Hancock
- 4. Margre H. Diffenderfer
- 5. Wilma H. Royal

IV.

I hereby nominate and appoint my son, Clyde M. Hancock, as the Executor of my estate, and I direct that he be permitted to serve in said capacity without bond.

V.

In the event my son, Clyde M. Hancock, predeceases me or for some reason he is unable to serve as Executor, then I nominate and appoint my daughter, Annie H. Hern, as the Executrix of my estate and direct that she be authorized to serve in such capacity without bond.

IN TESTIMONY WHEREOF, I have signed, published, and declared the foregoing instrument as and for my Last Will and Testament on this 26th day of February, 1980.

*James Monroe Hancock*  
JAMES MONROE HANCOCK

The foregoing instrument was signed, published, and declared by James Monroe Hancock as and for his Last Will and Testament, in our presence, who at his request, in his presence, and in the presence of each other have hereunto signed our names as witnesses hereto.

WITNESSES:

*Ruthie A. Hancock*  
*Dorinda W. Royal*

(Page 2)

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 15<sup>th</sup> day of September, 19 80, at ..... o'clock ..... M., and was duly recorded on the 15<sup>th</sup> day of September, 19 80, Book No. 21 on Page 584 in my office

Witness my hand and seal of office, this the 15<sup>th</sup> of September, 19 80.

BILLY V. COOPER, Clerk

By *C. E. Logan*....., D.C.

BOOK 21 PAGE 588

PROOF OF WILL

FILED  
THIS DATE  
SEP 15 1987  
BILLY V. COOPER  
CHANCERY CLERK  
*[Signature]*  
28-648

STATE OF MISSISSIPPI

COUNTY OF HINDS

In the Matter of a Certain Instrument of Writing Purporting to be the Last Will and Testament of JAMES MONROE HANCOCK, deceased, late of Madison County, Mississippi.

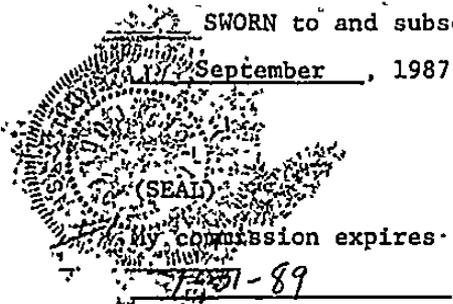
Personally appeared before me, a Notary Public in and for said county and state, the undersigned Permelia W. Moss who, being by me first duly sworn, states on oath

That affiant was one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of James Monroe Hancock, and affiant states that the said James Monroe Hancock, signed, published, and declared said instrument as his Last Will and Testament on the 26th day of February, 1980, the day of the date of said instrument, in the presence of this deponent and in the presence of Ruthie A Hancock, 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 Ruthie A. Hancock, 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.

*[Signature]*  
Permelia W. Moss

SWORN to and subscribed before me, this 11<sup>th</sup> day of September, 1987.

*[Signature]*  
Notary Public



STATE OF MISSISSIPPI, County of Madison  
I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 15<sup>th</sup> day of September, 1987, at — o'clock — M, and was duly recorded on the 15<sup>th</sup> day of September, 1987, Book No 21 on Page 588. in my office.  
Witness my hand and seal of office, this the 15<sup>th</sup> day of September, 1987.

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

LAST WILL AND TESTAMENT  
OF  
FRANK D. SIMPSON, JR.

FILED  
THIS DATE  
SEP 22 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *[Signature]*

*28661*

I, FRANK D. SIMPSON, JR., an adult resident of Madison County, Mississippi, being of sound and disposing mind and memory and above the age of twenty-one (21) years, do hereby make, publish and declare this my Last Will and Testament, and I hereby revoke any and all other wills or codicils thereto heretofore made by me.

*Item 1.* I hereby direct my Executrix, hereinafter named, to pay all my legal and just debts which may be probated, registered, and allowed against my estate as soon after my death as may conveniently be done. I further direct my Executrix to pay all costs of administration of my estate, all income taxes, and all succession, transfer, or other death taxes, interest or penalties which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or any other property which shall be included in my gross estate for the purpose of such taxes, whether or not included in my estate for probate purposes, out of my residuary estate.

*Item 2.* If my Wife, Sarah L. Simpson, shall survive me, I give to her, absolutely, the smallest amount of the assets of my estate that qualify for the marital deduction as will be sufficient to result in the lowest federal estate tax being imposed upon my estate, after allowing for the unified credit, and any other allowable credit and deductions. The Executrix shall have full power and sole discretion to satisfy this bequest wholly or partly in cash or kind and to select the assets hereunder; provided, however, that all property so selected shall be valued at the value as finally determined for federal estate tax purposes; provided, further, that the Executrix, in order to implement this bequest, shall distribute to my Wife, assets, including cash, having an aggregate fair market value at the date or dates of distribution amounting to no less than the amount of this gift as finally determined for federal estate tax purposes; and provided, further, that there shall be included in this bequest any asset or the proceeds of any asset which is not administered in my estate but qualifies for the marital deduction for federal estate tax purposes, which is deemed to pass or to have passed to my Wife by reason of my death, or which does not qualify for the marital deduction for federal estate tax purposes. It is my specific intent, and I do hereby give, devise, and bequeath unto my Wife, Sarah L. Simpson, should she be living at the time of my death, only assets of my estate which qualify for the maximum marital deduction under the applicable Internal Revenue Service rules, regulations, and laws in force at the time of my death.

*Frank Simpson Jr*

*Item 3.* All the rest and residue of my estate, including any lapsed devise or bequest, I hereby give, devise, and bequeath unto my Wife, Sarah L. Simpson, for and during her natural life, if she be living at the time of my death. Upon her death the rest and residue of my estate including any lapsed devise or bequest shall be distributed to my children or their issue, per stirpes as set forth in Item 6 or 7.

*Item 4.* I hereby name, constitute, and appoint my Wife, Sarah L. Simpson, Executrix of this my Last Will and Testament. I do waive for her as such Executrix the requirement of any bond or of any accounting to any court. I further waive an appraisal of my estate in the manner required by statute, and also the requirement of an inventory of the assets of my estate. Should my Wife predecease me, or should she be unwilling, unable, or incompetent to perform the duties of Executrix, I hereby name, constitute, and appoint John R. Anderson as an Alternate Executor, and I waive for said Executor the requirement of bond, accounting, and appraisal.

*Item 5.* In the event my Wife predeceases me, or should she die before the 21st birthday of our son, Glenn L. Simpson, I do nominate and appoint my daughter, Saralyn Simpson Quinn as General Guardian of the person and estate of Glenn L. Simpson. I impose upon her the authority to manage his estate as she, in her discretion deems best, including the right to invest, reinvest, mortgage, or in any way encumber any of his property. I specifically direct, however, that she not sell any real property during her tenure as Guardian, and that no real property be sold until such time as Glenn attains the age of majority and he determines that such sale is in his best interest.

*Item 6.* In the event my Wife predeceases me, and Glenn L. Simpson has completed his secondary education and obtained a college diploma, and is of the age of majority at the time of my death, I then hereby give, devise, and bequeath all property owned by me at the time of my death, whether the same is real, personal, or mixed, and wheresoever the same may be situated, to my four (4) children, Pamela, Saralyn, Stanley, and Glenn, as their own, in fee simple, absolutely, and to his or her issue, per stirpes. It is my further wish, and I hereby direct my beneficiaries herein named to sell stock in Flora Financial Corporation, only pursuant to the terms of a certain Stock Purchase Agreement heretofore executed by the stockholder(s) and entered upon the minutes of the books of the corporation if the provisions of that Stock Purchase Agreement are applicable at the time of my death.

*Item 7.* In the event my Wife predeceases me, and my son Glenn has not attained the age of majority, or, having reached the age of majority, has not completed his secondary education and obtained a college degree, then I hereby direct my Executor and the General Guardian

of the person and estate of Glenn L. Simpson to set aside sufficient funds, as they, in their joint discretion, deem necessary for the completion of his education, prior to any other or further distribution of assets of my estate. I then direct my Executor to make distribution of assets of my estate in the proportions set out above

Item 8. Notwithstanding anything to the contrary in any statute, if my spouse and I die as a result of a common disaster, or otherwise, and there is not sufficient evidence as to which of us died first, or that we died otherwise than simultaneously, all property passing under this will shall be disposed of as if my spouse had survived me

IN WITNESS WHEREOF, I, the undersigned, have hereunto subscribed my name to this my Last Will and Testament on this, the 13 day of January, 1986

*Frank D. Simpson, Jr.*  
Frank D Simpson, Jr.

CERTIFICATE OF WITNESSES

We, the undersigned subscribing witnesses to the Last Will and Testament of Frank D Simpson, Jr., hereby certify that the said Frank D. Simpson, Jr was of sound and disposing mind and memory, and above the age of twenty-one (21) years at the time he signed said Last Will and Testament, and that he did sign said Last Will and Testament in the presence of each of us, and that we, at his request, in his presence, and the presence of each other, hereunto subscribed our names as witnesses, on this, the 13 day of January, 1986.

*Mrs. Glenda Dilly*  
*George Dutton*

*Denise C. Kinard*  
Notary Public  
State of Mississippi - 3 -  
*Denise C. Kinard*  
My Commission Expires June 20, 1988

STATE OF MISSISSIPPI County of Madison

I, Billy V. Cooper, Clerk of the Chancery Court of Said County, certify that the within instrument was filed for record in my office this 22 day of September, 19 87, at ... o'clock ... M, and was duly recorded on the 22 day of September, 19 87, Book No 21 on Page 589 in my office.

Witness my hand and seal of office, this the 22 of September, 19 87

BILLY V COOPER, Clerk

By *B. Edgar* D.C.

FILED  
THIS DATE  
SEP 22 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *[Signature]*

BOOK 21 PAGE 592

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 Frank D. Simpson, Jr., deceased, late of Madison County, Mississippi.

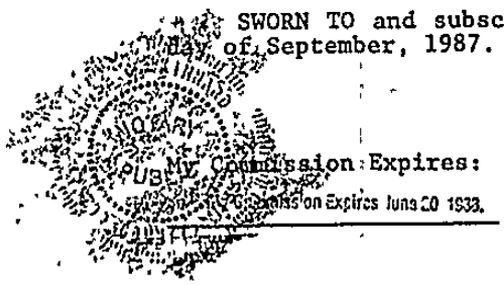
PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, MRS. GELEND SELBY AND GENEVA BURTON, the two subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Frank D. Simpson, Jr., deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, each respectively stated that the said Frank D. Simpson, Jr., signed, published, and declared said instrument to be his Last Will and Testament on the 13th day of January, 1986, the day of the date of said instrument, in the presence of each of said deponents, and that the said testator was then and there of sound and disposing mind and memory, was more than twenty-one (21) years of age, and that each of said deponents 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.

WITNESS OUR SIGNATURES, this the 22<sup>th</sup> day of September, 1987.

*Mrs. Glenda Selby*  
MRS. GLENDA SELBY  
*Geneva Burton*  
GENEVA BURTON

SWORN TO and subscribed before me, this the 22<sup>th</sup> day of September, 1987.

*Danise C. Alexander*  
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 22 day of September, 1987, at... o'clock... M, and was duly recorded on the 22 day of September, 1987, Book No. 21, on Page 592 of my office.

Witness my hand and seal of office, this the 22 day of September, 1987.

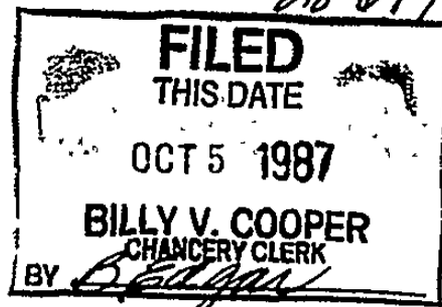
BILLY V. COOPER, Clerk

By *B. Edgar*....., D.C

BOOK 21 PAGE 593  
LAST WILL AND TESTAMENT

OF

JEAN E. BYRD



I, Jean E. Byrd, currently domiciled at 1360 Sunset Drive, Canton, Mississippi, do make, publish and declare this to be my Will, and I hereby revoke any and all other wills previously made by me.

I.

I appoint, David Byrd, whose current address is 324 Long Meadow Court South, Ridgeland, Mississippi as Executor of this my Will. If David Byrd shall fail to qualify or cease to serve as Executor I appoint Mrs. Rhyne Neubert, currently residing at 735 Lenox, Jackson, Mississippi as Executrix in his place and stead. I waive all bond, appraisals, inventory and accounting to any court in connection with the administration of my estate in the execution of this Will, insofar as I am legally entitled to waive the same.

II.

I hereby direct my Executor to pay my funeral expenses and all of my just debts which may be timely probated, registered and allowed against my estate as soon as may be conveniently done out of the principal of my residuary estate. In the event that any property or interest in property passing under this Will or by operation of law or otherwise by reason of my death shall be encumbered by a mortgage or a lien, or shall be pledged to secure any obligation (whether the property or interest in property so encumbered or pledged shall be owned by me jointly or individually), it is my intention that such indebtedness shall not be charged or paid from my estate, but that the devisee, legatee, joint owner taking by survivorship, or beneficiary shall take such property or interest in property subject to all encumbrances at the time of my death.

III.

I give all my property, real, personal and mixed, wheresoever situated, to my son, David Byrd.

## IV.

In the event David Byrd does not survive me, then I give all of my property, real, personal and mixed, as follows; in equal shares to my grandchildren, David Sterling Byrd, Amber Christain Byrd, and Blythe Christopher Byrd, provided that all the property given here to my grandchildren shall be put in trust with Mrs. Rhyne Neubert, as trustee until said children become 21 years of age, with full authority in said trustee to extend from income or corpus such sums as said trustee deems to be in the best interest of the minor children from time to time. I waive all bond, inventory, appraisal, and accounting by said trustee and vest full and complete discretion and authority in said trustee to administer, manage, sell, invest, reinvest, mortgage, encumber, expend income or corpus all as said trustee deems to be in the best interest of the beneficiaries of said trusts, and provide that said trust shall terminate when each beneficiary thereof becomes 21 years of age, at which time, all of the corpus and accrued income shall vest in each beneficiary, provided, however, if said beneficiaries shall die before reaching the age of 21 years, the proceeds from said trust shall be distributed in equal shares to my other surviving grandchildren. If any other children are born to my son, David Byrd, I direct that they share in my estate equally with the abovenamed grandchildren and that their share of my estate be given to them under the trust conditions set forth above.

WITNESS MY SIGNATURE of this my Will, on this the 20 day of June, 1986.

Jean E. Byrd  
JEAN E. BYRD

The foregoing instrument consisting of this and one preceding typewritten page, was on the day and year shown above, signed, published, and declared by Jean E. Byrd, to be her Will in the presence and we, at her request, have subscribed our names

hereto as witnesses in her presence and in the presence of each other.

WITNESSES:

ADDRESSES:

Samuel L. Walters

1803 E. Fairmont, Baltimore, Md 21221

P.O. Box 2281, Jem 39205

Cynthia L. Penrock

3423 Chesty Drive

Plant, MS 39208

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 October, 19 87, at ..... o'clock ..... M., and was duly recorded on the 5<sup>th</sup> day of October, 19 87, Book No. 21 on Page 593 in my office.

Witness my hand and seal of office, this the 5<sup>th</sup> of October, 19 87.

BILLY V. COOPER, Clerk

By B. Edgar ....., D.C.

FILED  
THIS DATE  
OCT 5 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *B. Edgar*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF JEAN E. BYRD, DECEASED

CIVIL ACTION  
FILE NO. *28-677*

DAVID BYRD, EXECUTOR

PROOF OF WILL

STATE OF MARYLAND  
BALTIMORE CITY

Personally appeared before me the undersigned authority in and for said county and state, SAMUEL L. WALTERS, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Jean E. Byrd, who, being duly sworn, deposed and said that the said Jean E. Byrd signed, published and declared said instrument as her Last Will and Testament on the 20th day of June, 1986, the day of the date of said instrument, in the presence of this deponent, and in the presence of Cynthia L. Pennock, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and this deponent and Cynthia L. Pennock subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator, and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

*Samuel L. Walters*  
SAMUEL L. WALTERS

SWORN TO AND SUBSCRIBED BEFORE ME this 22<sup>nd</sup> day of September, 1987.

*Alan M. Schwartz*  
Notary Public

My Commission Expires:  
7/1/90



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 5<sup>th</sup> day of October, 1987, at ..... o'clock ..... M., and was duly recorded on the 5<sup>th</sup> day of October, 1987, Book No. 21 on Page 596 in my office.  
Witness my hand and seal of office, this the 5<sup>th</sup> of October, 1987.  
BILLY V. COOPER, Clerk  
By B. Edgar, D.C.

FILED  
THIS DATE  
OCT 5 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *B. Edgar*

BOOK 21 PAGE 597

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF JEAN E. BYRD, DECEASED

CIVIL ACTION  
FILE NO. *28-671*

DAVID BYRD, EXECUTOR

PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF Hinds

Personally appeared before me the undersigned authority in and for said county and state, CYNTHIA L. PENNOCK, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Jean E. Byrd, who, being duly sworn, deposed and said that the said Jean E. Byrd signed, published and declared said instrument as her Last Will and Testament on the 20th day of June, 1986, the day of the date of said instrument, in the presence of this deponent, and in the presence of Samuel L. Walters, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and this deponent and Samuel L. Walters subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator, and in the presence of the said Testator and in the presence of each other, on the day and year of the date of said instrument.

*Cynthia L. Pennock*  
CYNTHIA L. PENNOCK

SWORN TO AND SUBSCRIBED BEFORE ME this 10<sup>th</sup> day of September, 1987.

*Standa M. Boyd*  
Notary Public

My Commission Expires:

12/8/90



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 5<sup>th</sup> day of October, 1987, at ... o'clock ... M., and was duly recorded on the 5<sup>th</sup> day of October, 1987, Book No 21, on Page 597 in my office.

Witness my hand and seal of office, this the 5<sup>th</sup> of October, 1987.

BILLY V. COOPER, Clerk

By B. Edgar D.C.

28-683

FILED  
THIS DATE  
OCT 9 1987  
BILLY V. COOPER  
CHANCERY CLERK  
BY *B. Cooper*

BOOK 21 PAGE 598  
LAST WILL AND TESTAMENT

I, LILLIAN BULLEN CATO, a widow, now residing in 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, hereby revoking all others that I have heretofore made.

CLAUSE I

I hereby name, constitute, and appoint my brother, Joseph W. Bullen, as Executor of my estate hereunder, but should he predecease me or otherwise fail, decline, refuse, or be unable to act in said capacity then I name, constitute, and appoint my sister-in-law, Ozza S. Bullen, as Executrix of my estate hereunder.

I direct that no bond be required of my said Executor and/or Executrix as herein named and that said Executor or Executrix of my estate as herein named and provided for be relieved of filing an inventory and of accounting to any Court in said capacity.

CLAUSE II

I give and bequeath unto the Executor or Executrix of my estate as herein named all of my jewelry, works of art, paintings, pictures, silverware, chinaware, and items of personal adornment to use and/or distribute in such manner and to such parties as my said Executor or Executrix in his or her sole discretion may determine. If I shall have left with my papers or with my said Executor or Executrix a list of such of said property which I would like for certain named persons to have at my death, it is my wish, but not my direction, that said Executor or Executrix will honor my wishes as to such property, but this clause of my will shall in no event be construed so as to limit or restrict the use or disposition of said property to such persons or parties as my said Executor or Executrix shall solely determine as fully as if he or she were the owner thereof, and no

Last Will and Testament of Lillian Bullen Cato - Page 2.

person or party shall have any vested right to any of said property other than the Executor or Executrix herein named prior to a distribution thereof by my said Executor or Executrix.

CLAUSE III

I give, bequeath, and devise unto each of my brothers, namely, Eugene S. Bullen, Willard M. Bullen, Joseph W. Bullen, Dwight B. Bullen, Townsend P. Bullen, and Lucian L. Bullen, the sum of One Thousand Dollars (\$1,000.00) cash.

CLAUSE IV

I give, bequeath, and devise all the balance, remainder, and residue of my estate and property, real and personal and of whatsoever nature and kind and wheresoever located, that I may own at the time of my death unto my brother, Joseph W. Bullen, should he survive me.

CLAUSE V

In the event that my brother, Joseph W. Bullen, should predecease me, then in such event I give, bequeath, and devise all the balance, remainder, and residue of my estate and property, real and personal and of whatsoever nature and kind and wheresoever located, as follows, to-wit:

One-sixth (1/6th) thereof unto my brother, Eugene S. Bullen; and  
 One-sixth (1/6th) thereof unto my brother, Willard M. Bullen; and  
 One-sixth (1/6th) thereof unto my brother, Dwight B. Bullen; and  
 One-sixth (1/6th) thereof unto my brother, Townsend P. Bullen; and  
 One-sixth (1/6th) thereof unto my brother, Lucian L. Bullen; and  
 One-sixth (1/6th) thereof unto the daughters of my brother, Joseph W. Bullen, namely, Regina B. Hosford and Rebecca B. Moore, share and share alike.

In the event that any one or more of the legatees or devisees under this Clause of my will should predecease me, then the share of any such deceased legatee or devisee shall pass and go on a

Last Will and Testament of Lillian Bullen Cato - Page 3.

pro-rata basis to such of said legatees or devisees as shall survive me.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this the 23<sup>rd</sup> day of December, 1986.

Lillian Bullen Cato  
Lillian Bullen Cato

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

Arthur Parwell Jr.  
Eric R. Faucher

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 9<sup>th</sup> day of October, 1987, at ..... o'clock ..... M., and was duly recorded on the 9<sup>th</sup> day of October, 1987, Book No. 21 on Page 598 in my office.

Witness my hand and seal of office, this the 9<sup>th</sup> of October, 1987.....

BILLY V. COOPER, Clerk

By B. Edgar....., D.C.