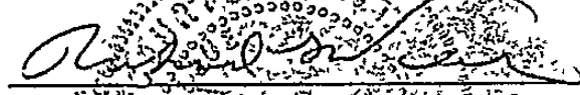


STATE OF FLORIDA }
COUNTY OF ST. JOHNS }

I, Richard G. Weinberg, presiding Judge of the Circuit Court, Seventh Judicial Circuit of Florida, in and for St. Johns County, do hereby certify that I am presiding Judge of said Circuit Court, Seventh Judicial Circuit of Florida, in and for St. Johns County, in which the office of the Clerk of the said Circuit Court is kept; that CARL "Bud" MARKEL, whose name is subscribed in and to the foregoing certificate now is and was at the time of subscribing and sealing the same the Clerk of said Court and the keeper of and by law in the custody and charge of the seal of said Circuit Court and all books, records, documents, papers and files of said Court, duly elected and qualified to office; that such office of Clerk of the Circuit Court is a public office of the State of Florida; that the seal annexed to said certificate of attestation is the seal of said Circuit Court; that full faith and credit are and of right ought to be given to said records and exemplification and to all the official acts of said CARL "Bud" MARKEL, as such Clerk in every Court and office in the United States and elsewhere; that the signature of the said CARL "Bud" MARKEL on said certificate of attestation is genuine and the said attestation is in due form of law and by the proper officer of said Court.

WITNESS my hand and the seal of said Court at St. Augustine, in the county first above named, this 23rd day of February, A.D., 19 89.

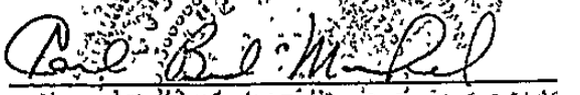

Presiding Judge of the Circuit Court,
Seventh Judicial Circuit of Florida, in
and for St. Johns County.

STATE OF FLORIDA }
COUNTY OF ST. JOHNS }

I, CARL "Bud" MARKEL, Clerk of the Circuit Court, Seventh Judicial Circuit of Florida, in and for St. Johns County, do hereby certify that _____

Richard G. Weinberg, whose name is subscribed in and to the foregoing certificate, is now and was at the time of the signing and sealing of the same the presiding judge of the Circuit Court, Seventh Judicial Circuit of Florida, in and for St. Johns County, duly commissioned and qualified; that his signature to the above certificate is genuine and said certificate is in due form of law; and that full faith and credit are and of law ought to be given to all his official acts as such in every court and office in the United States and elsewhere.

IN WITNESS WHEREOF, I have hereunto set my hand and annexed the seal of said Circuit Court this 23rd day of February, A.D., 19 89, at St. Augustine, in St. Johns County, Florida.


Clerk Circuit Court, Seventh Judicial
Circuit of Florida in and for St. Johns
County.

29-543

84 25172

BOOK 22 PAGE 496

LAST WILL AND TESTAMENT

OF

CHRISTINE ANDERSON KELLER

FILED	
THIS DATE	
MAR 17 1989	
BILLY V. COOPER	
CLERK	
BY	<i>[Signature]</i>

I, CHRISTINE ANDERSON KELLER, a resident of St. Johns County, Florida, do make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils heretofore made by me.

ARTICLE I: I direct that all of my legally enforceable debts, my funeral expenses and the costs of administration of my estate be paid as soon as practicable after my death.

ARTICLE II: All of the rest, residue and remainder of the property which I may own at the time of my death, real and personal and mixed, tangible and intangible, of whatsoever nature and wheresoever situate, including all property which I may acquire or become entitled to after the execution of this will, I give, bequeath, devise and appoint unto my trustees, nevertheless, for the following uses and purposes: My trustees shall hold, manage, invest and reinvest the same and pay to and for the use and benefit of my daughter, Martha Helen Keller, so much of the income and principal thereof as my trustees in their sole and absolute discretion shall deem appropriate for the care, support, maintenance, medical care, recreation and burial of said Martha Helen Keller. It is my intention that my daughter be provided with the comforts of life commensurate with the trust resources, bearing in mind her life expectancy and the probability of the duration of the trust.

Upon the death of my daughter, Martha Helen Keller, my trustees shall continue to administer the trust on the same terms and conditions for the benefit of my grandchildren living on the date

of death of Martha Helen Keller. When my youngest living grandchild attains age eighteen (18) years, the trust shall terminate and the trust assets distributed equally among my grandchildren living on the date of termination of the trust. In the event all of my grandchildren shall die prior to the termination of the trust, my trustees shall distribute the trust assets including accumulated income to my son, Paul Charles Keller.

In furtherance of the foregoing provisions for the administration of the trust, I direct that my trustees in their sole discretion.

(1) May pay the whole of income and corpus of the trust or part thereof directly to the beneficiary or any person standing in the place of a parent as a guardian of the person or property of such beneficiary to be applied for the benefit of such beneficiary, without responsibility on my trustees to see to the application of such payment, or

(2) May spend the whole or any part of the income or corpus of the trust for the comfortable support, maintenance, medical or other care or education of any beneficiary.

(3) No disposition, discharge or encumbrance of the principal or income from this trust or any part thereof by my daughter or any one or more of my grandchildren by way of anticipation shall be valid or in any way binding upon the trustees and my daughter and my grandchildren shall not have the right to assign, transfer, encumber or otherwise dispose of such income from or principal of the trust, or any part thereof, until the same shall have been paid to the beneficiary, and no income from or principal of the trust, or any part thereof, shall be liable to any claim of any creditor of my daughter or my grandchildren.

ARTICLE III: Without undertaking to distinguish between the duties and powers of my Personal Representative and the trustees and by way of illustration and not of limitation of their powers, I hereby authorize both my Personal Representative and trustees, each acting independently of the other but both being hereinafter referred to as my fiduciaries, as follows:

(1) To sell, exchange or lease beyond the terms of this trust, mortgage, encumber or to otherwise dispose of any business or property, real, personal or mixed, publicly or privately, for cash or on time, to anyone, including any trusts which I have created during my lifetime, without an order of court, upon such terms and conditions as are deemed best;

(2) To carry on any trade or business carried on

by me either alone or with others, at the time of my death, during such period as shall be deemed advisable, and for that purpose to retain and comply therein the capital invested therein at the time of my death, and such additional capital as may seem fit from time to time, with power to do all acts and incur such obligations as in their discretion may deem necessary for the conduct of any such business, and with power to delegate all or any of the powers vested in them in relation to the operation of any such business, to any person or persons whom they may think fit;

(3) No person dealing with my fiduciaries shall be obligated to see to the application of any moneys, securities or other property paid or delivered to my fiduciaries or to inquire into the expediency or propriety of any transaction or the authority of my fiduciaries to enter into and consummate the same upon such terms as my fiduciaries may deem advisable;

(4) In addition to and without limitation of the powers herein contained, to have all the powers, rights, authority and protection granted to fiduciaries under the Uniform Principal and Income Law, and under the Uniform Trust Administration Law, and under the laws of Florida relating to investment of fiduciary funds, as said law now exists, whether or not the same may be in effect at the time of my death or during the continuation of said trust. The powers herein granted the fiduciaries may be exercised in whole or in part from time to time, and shall be deemed to be supplementary to and not exclusive of the general powers of fiduciaries pursuant to law, and shall include all powers necessary to carry the same into effect. The enumeration of specific powers herein shall not be construed in any way to limit or affect the general powers herein granted.

ARTICLE IV: In the event my daughter, Martha Helen Keller, shall not survive me for a period of thirty days, I devise all of the rest, residue and remainder of the property which I may own at the time of my death, real and personal and mixed, tangible and intangible, of whatsoever nature and wheresoever situate, including all property which I may acquire or become entitled to after the execution of this will, unto my trustees for the benefit and use of my grandchildren living on the date of my death. The terms of the trust to be as set forth in Article II and Article III above. In the event my daughter, Martha Helen Keller, and all of my grandchildren shall predecease me, I devise the same unto my son, Paul Charles Keller.

ARTICLE V: I nominate, constitute and appoint my son, Paul Charles Keller, as guardian of the person and property of my

daughter, Martha Helen Keller.

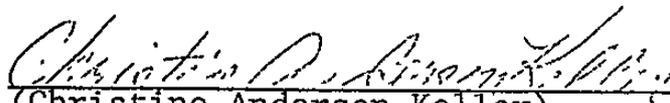
ARTICLE VI: I nominate, constitute and appoint Paul Charles Keller and Hugh A. Keller as Co-Trustees of any trust herein established. In the event that Hugh A. Keller shall predecease me or shall die during the course of administration or be disqualified or resign or fail or refuse to act as said co-trustee, I then nominate, constitute and appoint Kenneth R. Keller as co-trustee in his place and stead to serve with Paul Charles Keller and with full power and authority as though originally appointed hereunder.

ARTICLE VII: I do hereby nominate, constitute and appoint my son, Paul Charles Keller, as Personal Representative of this, my Last Will and Testament.

ARTICLE VIII: The term personal representative whenever used in this will shall be construed as referring to the personal representative for the time being in office. Any such executor, administrator or trustee, whether original or successor, shall have the rights, powers, duties, authorities and privileges, whether or not discretionary, as if originally appointed hereunder.

ARTICLE IX: I request that neither my Personal Representative nor my trustees be required to give bond to any Court, and that if, notwithstanding this request, any bond is required by law, statute or rule of court, no sureties be required thereon.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this, my Last Will and Testament, consisting of five (5) typewritten pages, this 29th day of September, 1976, at St Augustine, Florida.

 (SEAL)
(Christine Anderson Keller)

The foregoing instrument, consisting of this and three (3) preceding and one (1) succeeding typewritten pages, was signed,

sealed, published and declared by CHRISTINE ANDERSON KELLER in our presence and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses, this 29th day of September, 1976, at St. Augustine, Florida.

Richard O. Watson residing in St. Augustine, Florida.
Linda K. Matusiak residing in St. Augustine, Florida.

STATE OF FLORIDA
COUNTY OF ST. JOHNS

We, CHRISTINE ANDERSON KELLER, Richard O. Watson and Linda K. Matusiak, the Testatrix and the witnesses respectively, whose names are signed to the foregoing instrument, being first duly sworn, do hereby declare to the undersigned officer that the Testatrix signed the instrument as her last will and that she signed voluntarily and that each of the witnesses in the presence of the Testatrix, at her request, and in the presence of each other, signed the will as a witness and that to the best of the knowledge of each witness the Testatrix was at that time 18 or more years of age, of sound mind and under no constraint or undue influence.

Christine Anderson Keller
(Christine Anderson Keller) Testatrix
Richard O. Watson Witness
Linda K. Matusiak Witness

Subscribed and acknowledged before me by Christine Anderson Keller, the Testatrix, and subscribed and sworn to before me by Richard O. Watson and Linda K. Matusiak the witnesses, on the 29th day of September, 1976.

Carol D. Helmsley
Notary Public, State of Florida at Large
My commission expires: 11-16-78

FILED AND RECORDED IN
PUBLIC RECORDS OF
ST. JOHNS COUNTY, FLA.
DEC 21 PM 3:39
Carol "Evelyn" Munkel
CLERK OF CIRCUIT COURT

VERIFIED BY
[Signature]



FILED
THIS DATE

MAR 17 1989

BOOK 22 PAGE 501

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

BILLY V. COOPER
CHANCERY CLERK

IN RE: LAST WILL AND TESTAMENT OF
CHRISTINE ANDERSON KELLER, DECEASED

BY *[Signature]*

CIVIL ACTION FILE NO. 29-533

PROOF OF WILL

STATE OF FLORIDA
COUNTY OF ST. JOHNS

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Richard O. Watson, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Christine Anderson Keller, who, being duly sworn, deposed and said that the said Christine Anderson Keller published and declared said instrument as her Last Will and Testament on the 29th day of September, 1976, the day of the date of said instrument, in the presence of the said Richard O. Watson, and that the Testatrix was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent subscribed and attested said instrument as witness to the signature and publication thereof, at the special instance of said Testatrix and in the presence of the said Testatrix and in the presence of Linda K. Matusiak, on the day and year of the date of said instrument.

WITNESS my signature on this the 10th day of JANUARY, 1989.

Richard O. Watson
RICHARD O. WATSON

SWORN TO AND SUBSCRIBED before me on this the 10th day of January, 1989.

Audrey S. Jarnard
Notary Public

Audrey S. Jarnard
(SEAL)
My Commission Expires:
NOTARY PUBLIC STATE OF FLORIDA
MY COMMISSION EXP JULY 24, 1991
BONDED THRU GENERAL INS. CO.

FILED
THIS DATE

MAR 17 1989

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: LAST WILL AND TESTAMENT OF
CHRISTINE ANDERSON KELLER, DECEASED

BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*

CIVIL ACTION FILE NO. 29-543

PROOF OF WILL

STATE OF FLORIDA
COUNTY OF ST. JOHNS

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Linda K. Matusiak, subscribing witness to a certain instrument of writing, purporting to be the Last Will and Testament of Christine Anderson Keller, who, being duly sworn, deposed and said that the said Christine Anderson Keller published and declared said instrument as her Last Will and Testament on the 29th day of September, 1976, the day of the date of said instrument, in the presence of the said Linda K. Matusiak, and that the Testatrix was of sound and disposing mind and memory, and more than twenty-one years of age and this deponent subscribed and attested said instrument as witness to the signature and publication thereof, at the special instance of said Testatrix and in the presence of the said Testatrix and in the presence of Richard O. Watson, on the day and year of the date of said instrument.

WITNESS my signature on this the 10th day of January, 1989.

Linda K Matusiak
LINDA K. MATUSIAK

SWORN TO AND SUBSCRIBED before me on this the 10th day of

January, 1989.

Cynthia Powell
Notary Public

(SEAL)

My Commission Expires:

5-07-91

84 25172

BOOK 22 PAGE 503

LAST WILL AND TESTAMENT

OF

CHRISTINE ANDERSON KELLER

FILED
 THIS DATE
 MAR 17 1989
 BILLY V. COOPER
 CHANCERY CLERK
 BY *[Signature]*

29-543

I, CHRISTINE ANDERSON KELLER, a resident of St. Johns County, Florida, do make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils heretofore made by me.

ARTICLE I: I direct that all of my legally enforceable debts, my funeral expenses and the costs of administration of my estate be paid as soon as practicable after my death.

ARTICLE II: All of the rest, residue and remainder of the property which I may own at the time of my death, real and personal and mixed, tangible and intangible, of whatsoever nature and wheresoever situate, including all property which I may acquire or become entitled to after the execution of this will, I give, bequeath, devise and appoint unto my trustees, nevertheless, for the following uses and purposes: My trustees shall hold, manage, invest and reinvest the same and pay to and for the use and benefit of my daughter, Martha Helen Keller, so much of the income and principal thereof as my trustees in their sole and absolute discretion shall deem appropriate for the care, support, maintenance, medical care, recreation and burial of said Martha Helen Keller. It is my intention that my daughter be provided with the comforts of life commensurate with the trust resources, bearing in mind her life expectancy and the probability of the duration of the trust.

Upon the death of my daughter, Martha Helen Keller, my trustees shall continue to administer the trust on the same terms and conditions for the benefit of my grandchildren living on the date

of death of Martha Helen Keller. When my youngest living grandchild attains age eighteen (18) years, the trust shall terminate and the trust assets distributed equally among my grandchildren living on the date of termination of the trust. In the event all of my grandchildren shall die prior to the termination of the trust, my trustees shall distribute the trust assets including accumulated income to my son, Paul Charles Keller.

In furtherance of the foregoing provisions for the administration of the trust, I direct that my trustees in their sole discretion:

(1) May pay the whole of income and corpus of the trust or part thereof directly to the beneficiary or any person standing in the place of a parent as a guardian of the person or property of such beneficiary to be applied for the benefit of such beneficiary, without responsibility on my trustees to see to the application of such payment, or

(2) May spend the whole or any part of the income or corpus of the trust for the comfortable support, maintenance, medical or other care or education of any beneficiary.

(3) No disposition, discharge or encumbrance of the principal or income from this trust or any part thereof by my daughter or any one or more of my grandchildren by way of anticipation shall be valid or in any way binding upon the trustees and my daughter and my grandchildren shall not have the right to assign, transfer, encumber or otherwise dispose of such income from or principal of the trust, or any part thereof, until the same shall have been paid to the beneficiary, and no income from or principal of the trust, or any part thereof, shall be liable to any claim of any creditor of my daughter or my grandchildren.

ARTICLE III: Without undertaking to distinguish between the duties and powers of my Personal Representative and the trustees and by way of illustration and not of limitation of their powers, I hereby authorize both my Personal Representative and trustees, each acting independently of the other but both being hereinafter referred to as my fiduciaries, as follows:

(1) To sell, exchange or lease beyond the terms of this trust, mortgage, encumber or to otherwise dispose of any business or property, real, personal or mixed, publicly or privately, for cash or on time, to anyone, including any trusts which I have created during my lifetime, without an order of court, upon such terms and conditions as are deemed best;

(2) To carry on any trade or business carried on

by me either alone or with others, at the time of my death, during such period as shall be deemed advisable, and for that purpose to retain and comply therein the capital invested therein at the time of my death, and such additional capital as may seem fit from time to time, with power to do all acts and incur such obligations as in their discretion may deem necessary for the conduct of any such business, and with power to delegate all or any of the powers vested in them in relation to the operation of any such business, to any person or persons whom they may think fit;

(3) No person dealing with my fiduciaries shall be obligated to see to the application of any moneys, securities or other property paid or delivered to my fiduciaries or to inquire into the expediency or propriety of any transaction or the authority of my fiduciaries to enter into and consummate the same upon such terms as my fiduciaries may deem advisable;

(4) In addition to and without limitation of the powers herein contained, to have all the powers, rights, authority and protection granted to fiduciaries under the Uniform Principal and Income Law, and under the Uniform Trust Administration Law, and under the laws of Florida relating to investment of fiduciary funds, as said law now exists, whether or not the same may be in effect at the time of my death or during the continuation of said trust. The powers herein granted the fiduciaries may be exercised in whole or in part from time to time, and shall be deemed to be supplementary to and not exclusive of the general powers of fiduciaries pursuant to law, and shall include all powers necessary to carry the same into effect. The enumeration of specific powers herein shall not be construed in any way to limit or affect the general powers herein granted.

ARTICLE IV: In the event my daughter, Martha Helen Keller, shall not survive me for a period of thirty days, I devise all of the rest, residue and remainder of the property which I may own at the time of my death, real and personal and mixed, tangible and intangible, of whatsoever nature and wheresoever situate, including all property which I may acquire or become entitled to after the execution of this will, unto my trustees for the benefit and use of my grandchildren living on the date of my death. The terms of the trust to be as set forth in Article II and Article III above. In the event my daughter, Martha Helen Keller, and all of my grandchildren shall predecease me, I devise the same unto my son, Paul Charles Keller.

ARTICLE V: I nominate, constitute and appoint my son, Paul Charles Keller, as guardian of the person and property of my

daughter, Martha Helen Keller.

ARTICLE VI: I nominate, constitute and appoint Paul Charles Keller and Hugh A. Keller as Co-Trustees of any trust herein established. In the event that Hugh A. Keller shall predecease me or shall die during the course of administration or be disqualified or resign or fail or refuse to act as said co-trustee, I then nominate, constitute and appoint Kenneth R. Keller as co-trustee in his place and stead to serve with Paul Charles Keller and with full power and authority as though originally appointed hereunder.

ARTICLE VII: I do hereby nominate, constitute and appoint my son, Paul Charles Keller, as Personal Representative of this, my Last Will and Testament.

ARTICLE VIII: The term personal representative whenever used in this will shall be construed as referring to the personal representative for the time being in office. Any such executor, administrator or trustee, whether original or successor, shall have the rights, powers, duties, authorities and privileges, whether or not discretionary, as if originally appointed hereunder.

ARTICLE IX: I request that neither my Personal Representative nor my trustees be required to give bond to any Court, and that if, notwithstanding this request, any bond is required by law, statute or rule of court, no sureties be required thereon.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this, my Last Will and Testament, consisting of five (5) typewritten pages, this 29th day of September, 1976, at St. Augustine, Florida.


(Christine Anderson Keller) (SEAL)

The foregoing instrument, consisting of this and three (3) preceding and one (1) succeeding typewritten pages, was signed,

sealed, published and declared by CHRISTINE ANDERSON KELLER in our presence and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses, this 29th day of September, 1976, at St. Augustine, Florida.

Richard O. Watson residing in St. Augustine, Florida.
Linda K. Matusiak residing in St. Augustine, Florida.

STATE OF FLORIDA
COUNTY OF ST. JOHNS

We, CHRISTINE ANDERSON KELLER, Richard O. Watson and Linda K. Matusiak, the Testatrix and the witnesses respectively, whose names are signed to the foregoing instrument, being first duly sworn, do hereby declare to the undersigned officer that the Testatrix signed the instrument as her last-will and that she signed voluntarily and that each of the witnesses in the presence of the Testatrix, at her request, and in the presence of each other, signed the will as a witness and that to the best of the knowledge of each witness the Testatrix was at that time 18 or more years of age, of sound mind and under no constraint or undue influence.

Christine Anderson Keller
(Christine Anderson Keller) Testatrix
Richard O. Watson Witness
Linda K. Matusiak Witness

Subscribed and acknowledged before me by Christine Anderson Keller, the Testatrix, and subscribed and sworn to before me by Richard O. Watson and Linda K. Matusiak, the witnesses, on the 29th day of September, 1976.

FILED AND RECORDED IN
PUBLIC RECORDS

DEC 21 PM 3:39

CLERK OF DISTRICT COURT

James R. McLaughlin
Notary Public, State of Florida at Large
My commission expires: 11-16-78

VERIFIED BY
[Signature]



State of Florida }
County of St. Johns }

I, CARL "BUD" MARKEL, Clerk Circuit Court, Seventh Judicial Circuit of Florida, in and for St. Johns County, Florida, DO HEREBY CERTIFY that the above and foregoing is a true and correct copy of

LAST WILL AND TESTAMENT

IN RE THE ESTATE OF

CHRISTINE ANDERSON KELLER,

Deceased.

as the same appears of record in the office of the Clerk of the Circuit Court, St. Johns County, Florida, in Official Record Book 662, Pages 1569 - 1573, of the public records of St. Johns County, Florida.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal of office this 8th Day of December, A.D. 1988.

(SEAL: CIRCUIT COURT
7TH JUDICIAL CIRCUIT
ST. JOHNS COUNTY, FLORIDA)

CARL "BUD" MARKEL
Clerk Circuit Court

By Patricia M. Dawson
Deputy Clerk



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 17th day of March, 1989, at — o'clock — M., and was duly recorded on the March 17, 1989, Book No. 22, Page 495.

BILLY V. COOPER, CHANCERY CLERK BY: Bodger D.C.

676 D
81-41-CP-03
Lw. J

BOOK 1511 PAGE 171

BOOK 22 PAGE 509

24-542

Last Will and Testament

of
ANNA ANDERSON EVERITT

FILED
THIS DATE
MAR 17 1989
BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*

WITNESS IN HAND AND OFFICIAL SEAL:
DATE: *March 17, 1989*

I, ANNA ANDERSON EVERITT, of Pensacola, Escambia County, Florida, being of sound and disposing mind and memory, do make, ordain, publish and declare this to be my Last Will and Testament, hereby revoking all wills heretofore made by me.

ITEM ONE

I direct that all of my just debts and funeral expenses be paid as soon as practicable after my death.

ITEM TWO

I give, devise and bequeath all of my property, real and personal, to my children, CHRISTINE LEE EVERITT and JOSEPH CARL EVERITT, in equal shares, per stirpes.

ITEM THREE

I nominate and appoint my daughter, CHRISTINE LEE EVERITT, as Executrix of this my Last Will and Testament, to serve without bond. In the event my daughter predeceases me, I nominate and appoint my son, JOSEPH CARL EVERITT, as Executor of this my Last Will and Testament, also to serve without bond. I authorize and empower my Executrix or Executor to receive, take, recover, hold, manage and control all of the property of my estate and from time to time to invest and reinvest the same and the proceeds and income therefrom in such securities and property and in such manner as my Executrix or Executor in their absolute discretion may think best or fit; to assign, transfer, lease, rent, exchange, mortgage, repair, rebuild, pledge, sell and convey the property, real and personal, of my estate or any part thereof; to make, execute, acknowledge and deliver any and all deeds, leases, notes,

PROBATE DIVISION
FILED

ERIN L. JOE, CLERK
CLERK AND COUNTY COURT
BY *[Signature]*
DEPUTY CLERK

1511 1111

BOOK 22 PAGE 510

mortgages and other instruments necessary, proper convenient in connection therewith; and to do and perform any and all other acts and things necessary which my Executrix or Executor may deem expedient to carry out any of the purposes herein stated.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 24 day of January, 1975.

Anna Anderson Everitt (SEAL)
ANNA ANDERSON EVERITT

The foregoing instrument was on this the 24th day of January, 1975, signed, sealed, published and declared by ANNA ANDERSON EVERITT, in our presence as and for her Last Will and Testament, and we and each of us in her presence and at her special request, and in the presence of each other, hereunto subscribe our names as witnesses to the same.

[Signature], of Pensacola, Florida.

[Signature], of Pensacola, Florida.

[Signature], of Pensacola, Florida.

STATE OF FLORIDA
COUNTY OF ESCAMBIA

WE, ANNA ANDERSON EVERITT, Joanne Rummel,
Frank C. Bozeman and Robert D. Hart, Jr.,

the testatrix and the witnesses respectively, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned officer that the testatrix signed the instrument as her Last Will and Testament and that she signed the instrument voluntarily and that each of the witnesses in the presence of the testatrix, at her request and in the presence of each other, signed the will as a witness and that to the best of the

WITNESS MY HAND AND OFFICIAL SEAL:
DATE: January 24, 1975

ERNEST LEE YAGHA, JR.
CLERK OF CIRCUIT COURT AND COUNTY COURT
BY [Signature]
DEPUTY CLERK

knowledge of each witness, the testatrix was at that time 18 or more years of age, of sound mind and under no constraint or undue influence.

Anna Anderson Everitt
ANNA ANDERSON EVERITT

Frank C. Bozeman
WITNESS

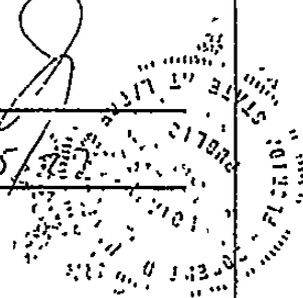
Joanne Rimmel
WITNESS

Robert D. Hart, Jr.
WITNESS

SUBSCRIBED and acknowledged before me by ANNA ANDERSON EVERITT, the testatrix, and subscribed and sworn to before me by Frank C. Bozeman, Joanne Rimmel and Robert D. Hart, Jr., the witnesses, on the 24th day of January, 1975.

Robert D. Hart, Jr.
NOTARY PUBLIC

My commission expires: 11/25/77



FILED & RECORDED IN THE PUBLIC RECORDS OF ESCAMBIA COUNTY FLORIDA
JAN 30 9 49 AM '75
JOE A. COLE, CLERK

063002

WITNESS MY HAND AND OFFICIAL SEAL
DATE: January 24, 1975

ERIN LEE MAGARA, CLERK
CIRCUIT COURT, 1ST JUDICIAL CIRCUIT
BY: Erin Lee Magara
DEPUTY CLERK

Book 22, Page 512

FILED
THIS DATE

MAR 17 1989

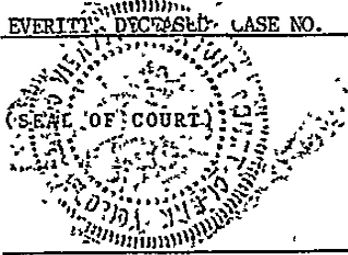
CLERK'S CERTIFICATE OF COPY WITH JUDGE'S VERIFICATION

BILLY V. COOPER
CHANCERY CLERK
BY *Bledgar*

STATE OF FLORIDA)
COUNTY OF ESCAMBIA) ss.

I, ERNIE LEE MAGAHA, Clerk of the Circuit Court in and for said County, in the State aforesaid, do hereby certify that the foregoing to be a true, perfect and complete copy of THE LAST WILL AND TESTAMENT OF ANNA ANDERSON EVERITT, DECEASED; PETITION FOR ADMINISTRATION; ORDER APPOINTING PERSONAL REPRESENTATIVE AND GRANTING LETTERS OF ADMINISTRATION, AND LETTERS OF ADMINISTRATION IN RE: ESTATE OF ANNA LYDIA EVERITT, DECEASED CASE NO. 81-41-CP-03 DIVISION "J"

Dated FEBRUARY 20 19 89



Ernie Lee Magaha
CLERK OF CIRCUIT COURT

STATE OF FLORIDA)
COUNTY OF ESCAMBIA) ss.

Judge of the Circuit Court of said County do hereby certify that ERNIE LEE MAGAHA, whose name is above written and subscribed, is and was at the date thereof, the Clerk of said County duly appointed and sworn, and keeper of the records and seal thereof, and that the above certificate by him made and his attestation is in due form of law.

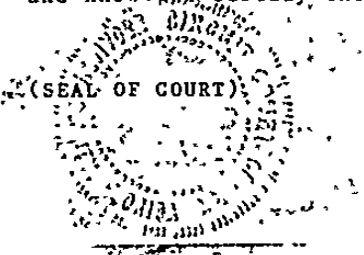
Dated FEBRUARY 20 19 89

Frank L. Bell
CIRCUIT JUDGE

STATE OF FLORIDA)
COUNTY OF ESCAMBIA) ss.

I, ERNIE LEE MAGAHA, Clerk of the Circuit Court in and for said County, in the State aforesaid, do hereby certify that FRANK L. BELL, whose name is within written and subscribed, was at the time of the signing the same, Judge of the Circuit Court of said County duly commissioned and qualified, that I am well acquainted with his handwriting and official signature and know and certify the same within written to be his.

Dated FEBRUARY 20 19 89



Ernie Lee Magaha
CLERK OF CIRCUIT COURT



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 17th day of March, 1989, at — o'clock — M, and was duly recorded on the March 17, 1989, Book No 22, Page 509.

BILLY V. COOPER, CHANCERY CLERK BY: *Bledgar* D.C.

BOOK 22 PAGE 513
Last Will and Testament

OF

WOODROW W. BOND

29-531
FILED
THIS DATE

MAR 17 1989

BILLY V. COOPER
CHANCERY CLERK

BY *B. Cooper*

I, WOODROW W. BOND, being of sound and disposing mind and memory and above the age of twenty-one years, do hereby make, publish and declare this to be my Last Will and Testament, and I hereby revoke any and all wills and testaments heretofore made by me.

ITEM I

I hereby direct that all of my debts and funeral expenses which I may have at the time of my death shall be paid by my executrix hereinafter named.

ITEM II

I hereby give, bequeath and devise all property which I may have at the time of my death to my wife, Mrs. Evelyn W. Bond, if she be living at the time of my death. If she should not be living at the time of my death then I give, bequeath and devise all property which I may have at the time of my death to our two sons, Richard C. Bond and Robert W. Bond, share and share alike.

ITEM III

In the event that my wife and I should die or be killed as a result of a common accident, happening, incident, disaster or event then I give, bequeath and devise all property which I may have at the time of my death to our two sons, Richard C. Bond and Robert W. Bond, share and share alike. In the event that either

W. W. Bond

of our said sons should not survive me, then I give, bequeath and devise their share to their wives and children, share and share alike.

ITEM IV

I hereby nominate and appoint my wife, Mrs. Evelyn W. Bond as Executrix of this my Last Will and Testament. I hereby direct that no bond shall be required of her in this estate and I hereby direct that she shall not be required to file any inventory, accounting or appraisal other than that which is required by law. I hereby give to my Executrix full and plenary power and authority to do and perform any act deemed by her for the best interest of the estate without any limitation whatsoever.

ITEM V

Inasmuch as William A. Bacon of Bacon and Smith, Attorneys at Law, Jackson, Mississippi, has drawn this Will and is familiar with the terms and provisions hereof and is familiar with my wishes in the matter, I hereby direct that he shall be retained as attorney for my estate and for the probate of this Will.

IN WITNESS WHEREOF I hereunto subscribe my name, publish and declare this instrument to be my LAST WILL AND TESTAMENT in the presence of the subscribing witnesses hereto this January 8, 1968.

Woodrow W. Bond
WOODROW W. BOND, TESTATOR

The foregoing Will was signed and sealed in our presence and while we were in his presence, by WOODROW W. BOND,

who, at that time, acknowledged to us that the same constituted his Last Will and Testament. In witness whereof, we, at his request and in his presence and in the presence of each other, hereunto set out signatures as attesting witnesses on the day and year therein set forth.

WITNESS OUR SIGNATURES this January 9th, 1968.

[Handwritten signature]

William A. Bacon



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 17th day of March, 1989, at _____ o'clock _____ M., and was duly recorded on the March 17, 1989, Book No. 22, Page 513.

BILLY V. COOPER, CHANCERY CLERK BY: *[Signature]* D.C.

BOOK 22 PAGE 516

IN THE CHANCERY COURT OF MADISON COUNTY,
STATE OF MISSISSIPPI

FILED
THIS DATE
MAR 17 1989
BILLY V. COOPER
CHANCERY CLERK
BY *Bodger*

IN THE MATTER OF THE ESTATE
OF WOODROW W. BOND, DECEASED

CIVIL ACTION NO. 29-531

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF ~~WISCONSIN~~ MADISON

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority at law in and for the jurisdiction aforesaid, the within named William A. Bacon, who being by me first duly sworn according to law, says on oath:

1. That this Affiant is one of the subscribing witnesses to an attached instrument of writing purporting to be the Last Will and Testament of Woodrow W. Bond, deceased, who was personally known to the Affiant, and whose signature is affixed to the Last Will and Testament, dated the 8th day of January, 1968.

2. That on the 8th day of January, 1968, the said Woodrow W. Bond signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of this Affiant, and in the presence of Lem O. Smith, the other subscribing witness to the instrument.

3. That Woodrow W. Bond was then and there of sound and disposing mind and memory and well above the age of twenty-one (21) years.

4. That this Affiant, together with Lem O. Smith subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Woodrow W. Bond and in the presence of each other.

And further, your Affiant says naught.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 13th day
of JANUARY, 1988.
MY COMMISSION EXPIRES:
1/18/91

William A. Bacon
Ronald M. King
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 17th day
of March, 1989, at — o'clock — M, and was duly recorded
on the March 17, 1989, Book No. 22, Page 516.

BILLY V. COOPER, CHANCERY CLERK BY: Bodger D.C.

LAST WILL AND TESTAMENT
OF
ALMA MOORE HENRY

29-576
FILED
THIS DATE
MAR 23 1989
BILLY V. COOPER
CHANCERY CLERK
BY *B. Cooper*

I, Alma Moore Henry of Madison County, Mississippi, being above the age of twenty-one years and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills or Codiciles heretofore made by me.

I.

I appoint as Executor of this my Last Will and Testament, James L. Moore, but if he is for any reason unable to serve as executor, I appoint in his place Walter Moore, to serve without bond or other security and to act as his good judgment and discretion will determine, and he shall not be required to file any accounting, either annual or final, to any court of his or her actions as executor.

II.

I give, devise and bequeath unto my children Velma Moore Davis, James L. Moore. Mary F. Moore Jackson, Hebart Moore, Ruth Moore Peal, Emma Moore Truss, Camer B. Moore Beal, Lawrence B. Moore, Willie Moore, Walter Moore and Rose L. Moore White, all of my right title and interest in the following described real property situated in Madison County, Mississippi, share and share alike, to wit:

Tract 1

Begin where the north line of the School roadway intersects the west line of the Old Canton and Jackson Road in the NE 1/4 SE 1/4 of Section 33, TWP 9 North, Range 2 East and run thence west along the north line of said school road 150 feet to the true point of beginning of the lot here described, thence continuing west along the north line of said school road 50 feet, thence north 150 feet, thence east 50 feet, thence south 150 feet to the true point of beginning.

AND

Tract 2

BOOK 22 PAGE 518

Lot No. 6 of Block "C" of the HIGH ADDITION, which plat is recorded in Plat Book 4 at Page 7 thereof in the Chancery Clerk's Office for Madison County Mississippi said lot being more particularly described as beginning at the northeast corner of the Nathaniel Brown Lot and run thence east 3.24 chains running thence south 6.30 chains thence west 3.24 chains to the south east corner of said Nathaniel Brown lot and thence run north 6.30 chains to the point of beginning and containing 2.0 acres more or less and all being in the NE 1/4 of SE 1/4 Section 33 Township 9 North, Range 2 East, Madison County, Mississippi.

III.

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

IV.

I give, devise and bequeath the rest and residue of any property which I may own at the time of my death, be it real, personal or mixed and of any kind or character, to my children named in paragraph II above, to share and share alike.

Witness my Signature, this 2 day of 12-87 1987.

Alma Moore Henry
Alma Moore Henry

Witnesses:

Names:

Addresses:

Mrs Ollie B Lockett 12-
JOHANEW WILLIAMS

H- Rl. Box 162-A Canton Miss
215 Mill St Canton Miss

STATE OF MISSISSIPPI
COUNTY OF MADISON

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

Witness our signatures this 2 day of 12 1987.

Ollie B. Lockett
Witness
JOHANEW WILLIAMS
Witness

Page 2 of 2 Pages



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 22 day of March, 1989, at _____ o'clock _____ M, and was duly recorded on the March 28, 1989, Book No 22, Page 517.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edgan D.C

FILED
THIS DATE

MAR 22 1989

BILLY V. COOPER
CHANCERY CLERK

BOOK 22 PAGE 519

IN THE CHANCERY COURT OF AMDISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF ALMA MOORE HENRY, DECEASED

CIVIL ACTION
FILE NO. 29-576

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named John E. Williams, who being by me first duly sworn according to law, says on oath:

(1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Alma Moore Henry, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 2nd day of December 1987.

(2) That on the 2nd day of December, 1987, the said Alma Moore Henry signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Ollie B. Lockett, the other subscribing witness to the instrument.

(3) That Alma Moore Henry was then and there of sound and disposing mind and memory, and well above the age of Twenty-one (21) years.

(4) That this affiant, together with Ollie B. Lockett, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Alma Moore Henry, and in the presence of each other.

JOHN E. WILLIAMS
John E. Williams

SWORN TO AND SUBSCRIBED before me, this the 19th day of

January 1989.

[Signature]
Notary Public



STATE OF MISSISSIPPI, County of Madison.

I certify that the within instrument was filed for record in my office this 22 day of March, 1989, at _____ o'clock _____ M, and was duly recorded on the March 22, 1989, Book No 22, Page 519

BILLY V. COOPER, CHANCERY CLERK BY: [Signature] D C

BOOK 22 PAGE 520

29-548

LAST WILL AND TESTAMENT
OF
ROBERT W. HOBBS

FILED
THIS DATE
MAR 24 1989
BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*

STATE OF MISSISSIPPI
COUNTY OF MADISON

I, ROBERT W. HOBBS, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

ITEM I

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

ITEM II

I give, devise and bequeath to ROBERT EARL HOBBS my four hundred (400) shares of Exxon stock. I give, devise and bequeath to ROBERT EARL HOBBS the amount of Five Thousand Dollars (\$5,000.00) from the cash in my estate.

ITEM III

I give, devise and bequeath to my son-in-law, PAUL AUBIN, my four hundred (400) shares of Pacific Gas & Electric stock.

ITEM IV

I give, devise and bequeath to FLORETTE BARRETT the 1983 Sentry Mobile Home, Serial No. SM9165, in which I

Robert W. Hobbs
R W Hobbs
ROBERT W. HOBBS

ALS
7/1/89

presently reside. I give, devise and bequeath the contents of said mobile home to my three children, DANA HENDRICKS AUBIN, MARY HENDRICKS CROCKER and LAMAR HENDRICKS, equally, share and share alike.

ITEM V

I give, devise and bequeath to FRED BARRETT my sixteen foot (16') metal fishing boat, my 25 H.P. Evinrude motor attached thereto, and the Moody boat trailer used for transporting the boat.

ITEM VI

I give, devise and bequeath to my three children, DANA HENDRICKS AUBIN, MARY HENDRICKS CROCKER and LAMAR HENDRICKS, equally, share and share alike, approximately one hundred ninety-six (196) acres of land, known as the Christmas Place, situated in Section 19, Township 8 North, Range 2 East, Madison County, Mississippi.

The said one-third (1/3) undivided interest in and to the above described real property devised to MARY HENDRICKS CROCKER, in Item VI herein, shall include the lakes on said real property and the surrounding acres upon which said lakes are situated.

ITEM VII

All the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature, and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment, I do hereby

Robert W. Hobbs
ROBERT W. HOBBS

AIS
224B

give, devise and bequeath to my three children, DANA HENDRICKS AUBIN, MARY HENDRICKS CROCKER and LAMAR HENDRICKS, equally, share and share alike.

ITEM VIII

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

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

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament on this the 9th day of December, 1985.

Robert W Hobbs
ROBERT W. HOBBS

ALS
DRH/B

STATE OF MISSISSIPPI

BECK 22 PAGE 523

COUNTY OF MADISON

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

Ann L. Scott
ADDRESS: Rt 1, Box 163
Madison, Mo. 64110

Mari N. Lanes
ADDRESS: Route 3, Box 6
Canton, Miss. 39046

Robert W Hobbs
ROBERT W. HOBBS

AKS
m418



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 24 day of March, 1989, at — o'clock — M., and was duly recorded on the March 24, 1989, Book No. 22, Page 520.

BILLY V. COOPER, CHANCERY CLERK BY: Baldwin D.C.

BOOK 22 PAGE 524

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED
THIS DATE
MAR 24 1989
BILLY V COOPER
CHANCERY CLERK
BY *Bledgar*

IN THE MATTER OF THE ESTATE OF
ROBERT W. HOBBS, ONE AND THE
SAME AS R. W. HOBBS, DECEASED

CIVIL ACTION NO. 24-548

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority at law in and for the jurisdiction aforesaid, the within named MARIE H. BANES, who being by me first duly sworn according to law, says on oath:

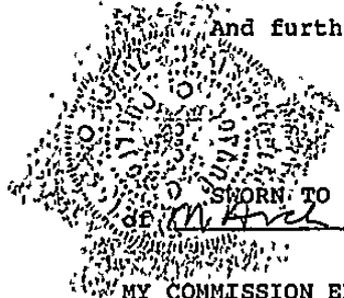
1. That this Affiant is one of the subscribing witnesses to an attached instrument of writing purporting to be the Last Will and Testament of Robert W. Hobbs, one and the same as R. W. Hobbs, deceased, who was personally known to the Affiant, and whose signature is affixed to the Last Will and Testament, dated the 9th day of December, 1985.

2. That on the 9th day of December, 1985, the said Robert W. Hobbs signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of this Affiant, and in the presence of Ann L. Scott, the other subscribing witness to the instrument.

3. That Robert W. Hobbs was then and there of sound and disposing mind and memory and well above the age of twenty-one (21) years.

4. That this Affiant, together with Ann L. Scott subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Robert W. Hobbs and in the presence of each other.

And further, your Affiant says naught.



Marie H. Banes
MARIE H. BANES

SWORN TO AND SUBSCRIBED BEFORE ME, this the 17th day of March, 1989.

Ronald M. K...
NOTARY PUBLIC

MY COMMISSION EXPIRES:

4/18/91



STATE OF MISSISSIPPI, County of Madison.

I certify that the within instrument was filed for record in my office this 24 day of March, 1989, at o'clock M, and was duly recorded on the March 24, 1989, Book No 22, Page 524

BILLY V. COOPER, CHANCERY CLERK BY: Bledgar D.C.

FILED
THIS DATE

STATE OF MISSISSIPPI
COUNTY OF MADISON

BILLY V. COOPER
CHANCERY CLERK

BY *Belgar*

LAST WILL AND TESTAMENT OF SAM CRAWFORD, JR.

29-600

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

ITEM ONE: I give, devise, and bequeath unto my wife, Charlean Crawford, all of my properties, real, personal, and mixed of every nature and kind, and wherever the same may be situated, of which I may die seized and possessed.

ITEM TWO: I hereby name, constitute, and designate my wife, Charlean Crawford, as Executrix of this my Last Will and Testament. I hereby direct that the Executrix of this my Last Will and Testament not be required to give bond, make inventory, appraisement, or accounting, and to the extent such requirements may be waived, I hereby waive for my Executrix the requirements of bond, inventory, appraisal, and accounting.

SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament on this the 22nd day of August, 1987, in the presence of these witnesses who attest to the same, as witnesses hereto at my request, in my presence, and in the presence of each other.

SAM CRAWFORD, JR.

WITNESSES:

Mina Brock
William M. Smith



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 31 day of March, 1989, at — o'clock — M., and was duly recorded on the March 31, 1989, Book No. 22, Page 525.

BILLY V. COOPER, CHANCERY CLERK

BY:

Belgar

D.C.

22-526

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF SAM CRAWFORD, JR., DECEASED

CIVIL ACTION
FILE NO. 29,600

FILED
THIS DATE
MAR 31 1989
BILLY V. COOPER
CHANCERY CLERK
BY [Signature]

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me the undersigned authority in and for said county and state, Gena Brock, 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 Sam Crawford, Jr., who, being duly sworn, deposed and said that the said Sam Crawford, Jr., signed, published and declared said instrument as his Last Will and Testament on the 21st day of August, 1987, the day of the date of said instrument, in the presence of this deponent, and in the presence of Kathryn M. Smith, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one years of age, and having his usual place of abode in Madison County, Mississippi, and this deponent and Kathryn M. Smith 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.

Gena Brock
GENA BROCK

SWORN TO AND SUBSCRIBED BEFORE ME this 30th day of March, 1989.

[Signature]
Notary Public

My Commission Expires:
7-31-90



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 31 day of March, 1989, at — o'clock — M, and was duly recorded on the March 31, 1989, Book No 22, Page 526.

BILLY V. COOPER, CHANCERY CLERK BY: [Signature] D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF SAM CRAWFORD, JR., DECEASED

CIVIL ACTION
FILE NO. 29,600

FILED
THIS DATE

MAR 31 1989

BILLY V. COOPER
CHANCERY CLERK

BY *Bedgan*

CHARLEAN CRAWFORD, EXECUTRIX

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me the undersigned authority in and for said county and state, Kathryn M. Smith, 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 Sam Crawford, Jr., who, being duly sworn, deposed and said that the said Sam Crawford, Jr., signed, published and declared said instrument as his Last Will and Testament on the 21st day of August, 1987, the day of the date of said instrument, in the presence of this deponent, and in the presence of Gena Brock, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one years of age, and having his usual place of abode in Madison County, Mississippi, and this deponent and Gena Brock 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.

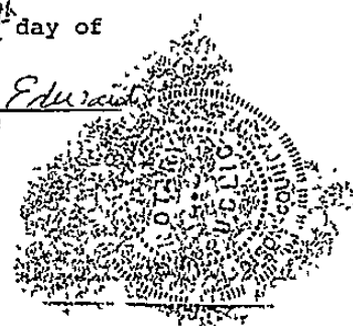
Kathryn M. Smith
KATHRYN M. SMITH

SWORN TO AND SUBSCRIBED BEFORE ME this 30th day of March, 1989.

Sandra M. Edwards
Sandra M. Edwards
Notary Public

My Commission Expires:

7-31-90



STATE OF MISSISSIPPI, County of Madison

I certify that the within instrument was filed for record in my office this 31 day of March, 1989, at — o'clock — M, and was duly recorded on the March 31, 1989, Book No 22, Page 527.

BILLY V. COOPER, CHANCERY CLERK BY: *Bedgan* D.C.

FILED
THIS DATE

BCKK 22 PAGE 528

APR 31 1989

LAST WILL AND TESTAMENT OF WILLIS J. STRODE

BILLY V. COOPER
CHANCERY CLERK

BY *B. Edgar*

KNOW ALL MEN BY THESE PRESENTS that I, Willis J. *#29598*
Strode, an adult resident of the City of Jackson, First
Judicial District of Hinds County, Mississippi, do hereby
make, publish and declare this to be my Last Will and Testament
hereby revoking any and all prior Wills or testamentary
dispositions and now proceeding a new do declare as follows:

I.

For the benefit of the Court, I make known that I
have been married but once then to Lula E. Strode, who is
referred to herein as my wife. I have two children who are
now living, Willis J. Strode, Jr. and Daniel Gene Strode. I
have had one child who died leaving no descendants.

II.

In the event my wife, Lula E. Strode, survives me I
give, devise and bequeath unto my said wife all of my property,
real, personal and mixed wherever located and all property
over which I have a power of appointment exercisable by will.
I purposely exclude from this gift all children now or hereafter
born to me or adopted by me.

III.

In the event my wife, Lula E. Strode, does not survive
me I give, devise and bequeath all of my property, real, personal
and mixed and wherever situated and all property over which I
have a power of appointment exercisable by will to my sons,
Willis J. Strode, Jr. and Daniel Gene Strode.

IV.

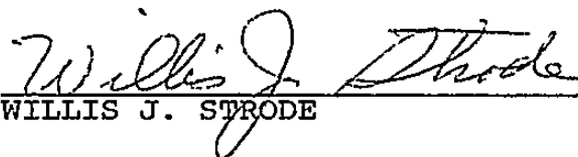
I do hereby nominate, constitute and appoint my wife,
Lula E. Strode, executrix of this my Last Will and Testament.
In the event she is unable or does not desire to serve as

executrix or dies or resigns as such, I appoint my son, Willis J. Strode, Jr., executor in her stead. Should Willis J. Strode, Jr. be unable or unwilling to serve or die or resign as executor, I hereby nominate, constitute and appoint my son, Daniel Gene Strode, executor in his stead. Neither my executrix nor either of my executors named above shall be required to post any bond to serve as such and to the fullest extent now or hereafter possible, I relieve my executrix and executors from the necessity of filing any inventory, or accounts, or making any reports to or obtaining any authorization from any court in connection with their actions as executrix or executor. I hereby grant to my executrix and executor all powers granted to trustees under the Mississippi Uniform Trustees Powers Act including, without any limitation, the power of sale of real or personal property at public or private sale without court authorization or confirmation.

V.

In the event my wife, Lula E. Strode, and I die under such circumstances that there is not sufficient proof in the judgment of my executor, whose judgment shall be final, as to which of us died first, it shall be presumed that we died simultaneously and the provisions of the Mississippi Simultaneous Death Act shall apply.

WITNESS MY SIGNATURE, this the 13 day of ^{March} January, 1980.


WILLIS J. STRODE

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by WILLIS J. STRODE as his Last Will and Testament, that he signed the same in our presence, and in the presence of

BECK 22 PAGE 530

each other, and that we, at his request, and in his presence,
and in the presence of each other, hereto affixed our signatures
as subscribing witnesses, this the 13th day of March,
1980.

Jelena Wolulif
Address: 1440 1st Nat'l Bank Bldg
Jackson MS

Walter S. Allen
Address: 1440 1st Nat'l Bank Bldg.
Jackson MS 39205

WITNESSES



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 31 day
of March, 1989, at — o'clock — M, and was duly recorded
on the March 31, 1989, Book No 22, Page 528.

BILLY V. COOPER, CHANCERY CLERK BY: Bedgar D.C.

do hereby waive all Court proceedings whatever in the administration of my estate, save the probate of this my Last Will and Testament.

SIGNED, PUBLISHED and DECLARED as this my Last Will and Testament, this the 28 day of August, 1978

Parilla Johnson
PARILLA JOHNSON

WITNESSES:

Robert Blum
Charles Kelly

WE, the undersigned witnesses to the Will of Parilla Johnson, do hereby certify that the said Parilla Johnson on the day she executed the foregoing Will was over the age of Twenty-one years and of sound and disposing mind and memory, that she signed and subscribed said Will and published it as her Last Will and Testament in our presence and in the presence of each of us and we at her expressed instance and request signed and subscribed said Will as witnesses thereto in her presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this the 28 day of August, 1978.

Robert Blum WITNESS
Charles Kelly WITNESS



STATE OF MISSISSIPPI, County of Madison

I certify that the within instrument was filed for record in my office this 31 day of March, 1989, at o'clock M, and was duly recorded on the March 31, 1989, Book No. 22, Page 532.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edgar D C.

BOOK 22 PAGE 532

BOOK 22 PAGE 534

FILED
THIS DATE
MAR 31 1989
BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI
IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
PARILLA JOHNSON, DECEASED

CIVIL ACTION, FILE NO. # 29-595

STATE OF MISSISSIPPI
COUNTY OF MADISON

PROOF OF WILL

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, EDWARD BLACKMON, JR., one of the subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Parilla Johnson, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Parilla Johnson, signed, published and declared said instrument to be her Last Will and Testament on the 28th day of August, 1978, being the date of said instrument, in the presence of said deponent and Carolyn Kelly, and that the said testatrix was then and there of sound and disposing mind and memory, was more than twenty-one years of age, and that said deponent and Carolyn Kelly subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance of and in the presence of the testatrix, on the day and year of the date thereof, and that deponent was at the time of said attestation a competent witness under the laws of the State of Mississippi.

WITNESS MY SIGNATURE, this the 23rd day of January, 1989

[Signature]
EDWARD BLACKMON, JR.

SWORN TO and subscribed before me, this the 23rd day of January, 1989.

[Signature]
NOTARY PUBLIC



My Commission Expires: _____



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 31 day of March, 1989, at _____ o'clock _____ M, and was duly recorded on the March 31, 1989, Book No 22, Page 534.

BILLY V. COOPER, CHANCERY CLERK BY: *[Signature]* D.C.

BOOK 22 PAGE 531

FILED
THIS DATE
MAR 31 1989
BILLY V. COOPER
MISSISSIPPI CHANCERY CLERK
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF WILLIS J. STRODE, DECEASED

NO. 29-598

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named Walter S. Weems, who being by me first duly sworn according to law, states on oath that:

(1) Affiant is one of the subscribing witnesses to the Last Will and Testament of Willis J. Strode, (the "Decedent"), who was personally known to affiant, and whose signature is affixed to the Last Will and Testament, which Last Will and Testament is dated the 13th day of March, 1980.

(2) On the 13th day of March, 1980, the Decedent signed, published and declared his Last Will and Testament, in the presence of affiant and in the presence of John A. Welsch, Jr., the other subscribing witness to the Will.

(3) The Decedent then and there appeared to be of sound and disposing mind and memory, and above the age of eighteen (18) years.

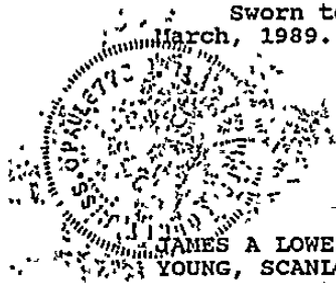
(4) Affiant, together with John A. Welsch, Jr., subscribed and attested the Will as witnesses to the signature and publication thereof, at the special request, and in the presence of the Decedent, and in the presence of each other.

Walter S. Weems
WALTER S. WEEMS

Sworn to and subscribed before me, this the 29th day of March, 1989.

Pauline B. Black
NOTARY PUBLIC

My Commission Expires:
September 9, 1990



JAMES A. LOWE, III
YOUNG, SCANLON & SESSUMS, P.A.
2000 Deposit Guaranty Plaza
Jackson, Mississippi 39201
Telephone: (601) 948-6100

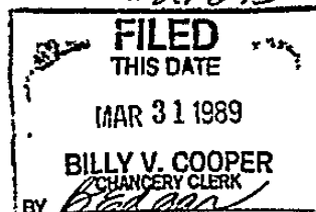


STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 31 day of March, 1989, at — o'clock — M, and was duly recorded on the March 31, 1989, Book No. 22, Page 531.

BILLY V COOPER, CHANCERY CLERK BY: *[Signature]* D C

BOOK 22 PAGE 532
LAST WILL AND TESTAMENT
OF
PARILLA JOHNSON



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

ITEM I.

I hereby devise and bequeath to my children whose names are herein below listed the real property and undivided acreage specified for each child. It is further my wish that as soon after my death as is practicable, my children will cause their respective undivided interest to be divided by survey and cause their interest in the same to be vested in fee simple estates, to-wit, my children as follows:

Hosie Ransburg - 3 acres
James Ransbury - 3 acres
Andrew Johnson - 3 acres
Joe Nathan Johnson - 3 acres
Lucille Jones - 3 acres
Lovie J. Cain - 3 acres which shall include my house

located at Route 1, Box 65 Madison, Mississippi along with all of its furnitures and fixtures.

All of said real property is to be taken from that property owned by me and described as follows, to wit.

SE $\frac{1}{4}$ of SE $\frac{1}{4}$ of Section 33, Township 9, North, Range 2 East lying and being situated in Madison County, Mississippi.

I hereby name and appoint Milton Ransburg, executor of my estate, without bond, waiving all requirements whatever of bond from him as such executor. I hereby waive an inventory and an appraisement of my estate as required by statute, and relieve my said executrix of all duty to account to the Courts for his acts and doings as such, and

LAST WILL AND TESTAMENT

OF

ELIZABETH JERNIGAN BARNES

FILED
THIS DATE
APR 7 1989
BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*
29-610

I, Elizabeth Jernigan Barnes, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils thereto heretofore made by me.

ITEM I

I do hereby nominate Hubert Ledlow of Flora, Madison County, Mississippi, as the Executrix of this my Last Will and Testament. In the event that Hubert Ledlow should predecease me, or should be unwilling or unable to act as Executor, then I hereby appoint his wife, Mrs. Jenny Ledlow, as alternate Executrix, and I hereby waive the necessity of having a formal appraisal made of my estate, and direct that no bond be required of my Executrix.

ITEM II

I hereby direct my Executor to pay my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done. I direct my Executrix to pay out of my residuary estate all federal and state estate, inheritance, or other taxes which may be assessed against my estate or against any beneficiary thereof.

ITEM III

I do hereby give, devise and bequeath all my right, title and interest in and to any and all property of which I may be seized at the time of my death to Hubert Ledlow.

ITEM IV

I direct that my body be interred in a plot at Flora Cemetery in Flora, Mississippi.

ITEM V

In the event I am not the owner of a cemetery plot at the time of my death, I direct my Executor to purchase a suitable plot for the interment of my body and the body of my husband in

the Flora Cemetery at Flora, Mississippi, to improve the plot, and to erect thereon an appropriate monument and headstone.

IN WITNESS WHEREOF, I do hereby sign, publish and decare this as my Last Will and Testament, consisting of two initialed pages, including this page in the presence of the persons wittenesing it at my request on this the 20 day of June, 1988.

Elizabeth Jernigan Barnes
ELIZABETH JERNIGAN BARNES

We, the subscribing witnesses to the Last Will and Testament of Elizabeth Jernigan Barnes, do hereby certify that said instrument was signed by said Elizabeth Jernigan Barnes in our presence and in the presence of each of us, and that the said Elizabeth Jernigan Barnes 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 Last Will and Testament at the request of Elizabeth Jernigan Barnes, in her presence and in the presence of each other.

WITNESS OUR SIGNATURES, this the 20 day of June, 1988.

WITNESSES:

Shirley Eldridge

Lula Carter



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 7th day of April, 1989, at — o'clock — M., and was duly recorded on the April 7, 1989, Book No. 22, Page 535.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edgar D.C.

FILED
THIS DATE
APR 7 1989

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

BILLY V. COOPER
CHANCERY CLERK

BY [Signature]
CIVIL ACTION NO. 29-10

IN THE MATTER OF THE ESTATE OF
ELIZABETH JERNIGAN BARNES, DECEASED

CIVIL ACTION NO. 29-10

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Shirley Eldridge, who being by me first duly sworn according to law, says on oath:

1. That this Affiant is one of the subscribing witnesses to an attached instrument of writing purporting to be the Last Will and Testament of Elizabeth Jernigan Barnes, deceased, who was personally known to the Affiant, and whose signature is affixed to the Last Will and Testament, dated the 20th day of June, 1988.

2. That on the 20th day of June, 1988, the said Elizabeth Jernigan Barnes signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this Affiant, and in the presence of Lula Carter, the other subscribing witness to the instrument.

3. That Elizabeth Jernigan Barnes was then and there of sound and disposing mind and memory and well above the age of twenty-one (21) years.

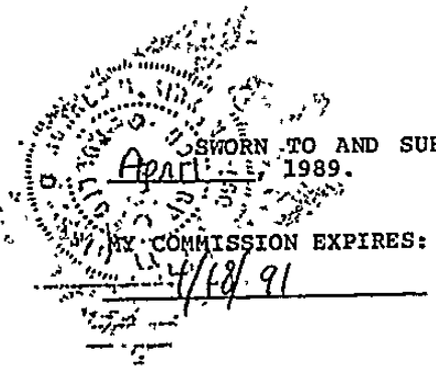
4. That this Affiant, together with Lula Carter subscribed and attested said instrument, as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Elizabeth Jernigan Barnes and in the presence of each other.

And further, your Affiant says naught.

Shirley Eldridge
SHIRLEY ELDRIDGE

SWORN TO AND SUBSCRIBED BEFORE ME, this the 6 day of April, 1989.

Ronald M. Kirk
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison
I certify that the within instrument was filed for record in my office this 7th day of April, 1989, at o'clock M, and was duly recorded on the April 7, 1989, Book No. 28, Page 537
BILLY V. COOPER, CHANCERY CLERK BY: [Signature] D.C.

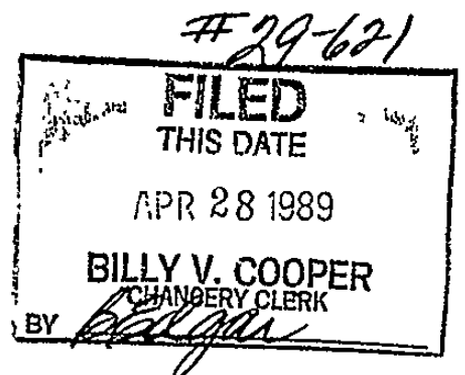
Last Will and Testament of Mariana Lunette Roberts Fairley.

I, Mariana Lunette Roberts Fairley, being of sound mind, declare this to be my Last Will and Testament.

I, Mariana Lunette Roberts Fairley, bequeath all my assets, including my house, car, personal affects, and all monies to my daughter, Bridget Carol Fairley, to do with as she shall see fit. The aforesaid Bridget shall be my exclusive heir and shall administer her own affairs, seeking advice from her sister, Britna Carl Fairley Griffith if she wishes, or seeking such advice from any other person of her own choosing. Written this third day of March, in the year 1984.

Mariana Lunette Roberts Fairley

Witness: Jane Scarborough
Martha Ann Smith



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 28 day of April, 1989, at — o'clock — M., and was duly recorded on the April 28, 1989, Book No. 22, Page 538.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edgar D.C.

FILED
THIS DATE
APR 28 1989
BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*
NO. 29671

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF:
THE ESTATE OF MARIANA LUNETTE
ROBERTS FAIRLEY, DECEASED

AFFIDAVIT OF JANE SCARBOROUGH TO AUTHENTICATE
HOLOGRAPHIC WILL OF MARIANA LUNETTE ROBERTS FAIRLEY

STATE OF MISSISSIPPI
COUNTY OF Hinds

This day personally appeared before me, the undersigned notary public in and for the above state and county, the within named Jane Scarborough, Affiant, who being by me first duly sworn on her oath states:

1. That Affiant is in no wise interested in the estate of the testatrix herein, Mariana Lunette Roberts Fairley, Deceased, and that Affiant has examined a holographic Will which is wholly in the handwriting of and is subscribed by the said Mariana Lunette Roberts Fairley and dated the 4th day of March, 1984, and that Affiant can attest to the authenticity of said Will and to the competency of the testatrix, Mariana Lunette Roberts Fairley, to make the testamentary disposition of her property as made and provided therein.

2. That Affiant is a person familiar with the handwriting and signature of said testatrix, Mariana Lunette Roberts Fairley, and that Affiant states on her personal knowledge that the handwriting and signature therein are genuine and were made and done by Mariana Lunette Roberts Fairley, testatrix, Affiant being personally familiar with such handwriting and signature by virtue of her having been a friend and neighbor of said decedent for many years.

3. That this Affidavit is made in accordance with the requirements of Miss. Code Ann. §91-7-10 (Supp. 1974), and that the said Mariana Lunette Roberts Fairley as of the date of said holographic Will is known by Affiant to have been then and there of sound and disposing mind and memory and to have been above the age of eighteen years.

4. That on the 3rd day of March, 1984, the said Mariana Lunette Roberts Fairley did sign, publish and declare said instrument of writing to be her Last Will and Testament, in the presence of Affiant and in the presence of Martha Ann Smith, both of whom were subscribing witnesses to said instrument, and that both of said subscribing witnesses did subscribe and attest said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of, said Mariana Lunette Roberts Fairley, and in the presence of each other.

Jane Scarborough
JANE SCARBOROUGH

SWORN TO and subscribed before me this 10th day of April, 1989.

Delores W. Wiggins
Notary Public



EXHIBIT
B



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 28 day of April, 1989, at o'clock M., and was duly recorded on the April 28, 1989, Book No. 22, Page 539.

BILLY V. COOPER, CHANCERY CLERK BY: *B. Edgar* D.C.

FILED
THIS DATE
APR 28 1989
BILLY V COOPER
CHANCERY CLERK
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF:
THE ESTATE OF MARIANA LUNETTE
ROBERTS FAIRLEY, DECEASED

NO. 29,631

AFFIDAVIT OF MARTHA ANN SMITH TO AUTHENTICATE
HOLOGRAPHIC WILL OF MARIANA LUNETTE ROBERTS FAIRLEY

STATE OF MISSISSIPPI
COUNTY OF Lewis

This day personally appeared before me, the undersigned notary public in and for the above state and county, the within named Martha Ann Smith, Affiant, who being by me first duly sworn on her oath states:

1. That Affiant is in no wise interested in the estate of the testatrix herein, Mariana Lunette Roberts Fairley, Deceased, and that Affiant has examined a holographic Will which is wholly in the handwriting of and is subscribed by the said Mariana Lunette Roberts Fairley and dated the 4th day of March, 1984, and that Affiant can attest to the authenticity of said Will and to the competency of the testatrix, Mariana Lunette Roberts Fairley, to make the testamentary disposition of her property as made and provided therein.

2. That Affiant is a person familiar with the handwriting and signature of said testatrix, Mariana Lunette Roberts Fairley, and that Affiant states on her personal knowledge that the handwriting and signature therein are genuine and were made and done by Mariana Lunette Roberts Fairley, testatrix, Affiant being personally familiar with such handwriting and signature by virtue of her having been a friend and neighbor of said decedent for many years.

3. That this Affidavit is made in accordance with the requirements of Miss. Code Ann. §91-7-10 (Supp. 1974), and that the said Mariana Lunette Roberts Fairley as of the date of said holographic Will is known by Affiant to have been then and there of sound and disposing mind and memory and to have been above the age of eighteen years.

4. That on the 3rd day of March, 1984, the said Mariana Lunette Roberts Fairley did sign, publish and declare said instrument of writing to be her Last Will and Testament, in the presence of Affiant and in the presence of Jane Scarborough, both of whom were subscribing witnesses to said instrument, and that both of said subscribing witnesses did subscribe and attest said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of, said Mariana Lunette Roberts Fairley, and in the presence of each other.

Martha Ann Smith
MARTHA ANN SMITH

SWORN TO and subscribed before me this 10th day of April, 1989.

Deborah W. Wiggins
Notary Public

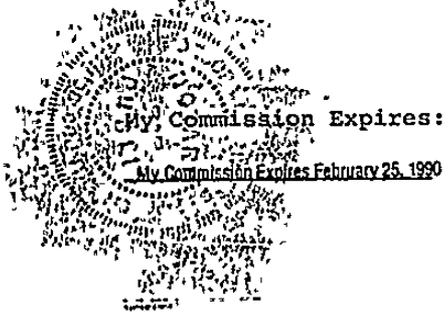


EXHIBIT
C



STATE OF MISSISSIPPI, County of Madison
I certify that the within instrument was filed for record in my office this 28 day of April, 1989, at — o'clock — M, and was duly recorded on the April 28, 1989, Book No 22, Page 540.
BILLY V. COOPER, CHANCERY CLERK, BY *[Signature]* D C

27-484
FILED
THIS DATE
APR 28 1989
BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*

LAST WILL AND TESTAMENT OF JESSE E. HOLBROOK

I, JESSE E. HOLBROOK, 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 all former wills and codicils heretofore executed by me.

ARTICLE I.

If my wife, Dorothy M. Holbrook, survives me, I give, devise and bequeath unto her all of my property, real and personal, of whatsoever kind or character and wheresoever situated.

ARTICLE II.

If my wife, Dorothy M. Holbrook, predeceases me, then I give, devise and bequeath all of my property, real and personal, of whatsoever kind or character and wheresoever situated unto my children, June Holbrook Ritchie and Oscar W. Holbrook, in equal shares, share and share alike, or to the issue of said children, per stirpes. I request that this property be divided between my children as nearly as possible according to each one's preference, however, in case of disagreement as to any item, my Executor shall determine the method of making allocation of that item, and the result of the allocation by that method shall be conclusive.

ARTICLE III.

I hereby nominate, appoint and constitute my wife, Dorothy M. Holbrook, as Executrix of my Last Will and Testament. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her to be to the best interest of my estate, without any limitation whatsoever, and to serve without bond. Said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and re-invest the same, and to collect the income, dividends, rents, interest and profits therefrom, and to employ and to pay

Jesse E. Holbrook
Jesse E. Holbrook

any attorneys, agents and accountants that she may deem necessary for the best interest of my estate, and she is also relieved of making any accounting or inventory to any Court.

ARTICLE VI.

In the event that my said wife, Dorothy M. Holbrook, shall predecease me, become disqualified or otherwise fails to qualify as Executrix of my will and estate then I nominate and appoint my brother-in-law, Robert L. McDaniel, to serve as Executor of my last will and estate and I direct that he shall not be required to enter into any bond as such Executor and I direct that he shall have the same authority and power as is set forth for my Executrix in the above and foregoing article.

IN WITNESS WHEREOF, I have hereunto subscribed my name on this the 20 day of August, 1979.

Jesse E. Holbrook
Jesse E. Holbrook

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

WITNESSES:

Lennie W. ...
John ...



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 28 day of April, 1989, at — o'clock — M., and was duly recorded on the April 28, 1989, Book No. 22, Page 541.

BILLY V. COOPER, CHANCERY CLERK BY: *Bodger* D.C.

BOOK 22 PAGE 543

FILED
THIS DATE
APR 28 1989
BILLY V. COOPER
CHANCERY CLERK
BY *Bedgar*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
JESSE E. HOLBROOK, DECEASED

CIVIL ACTION FILE NO. 29-484

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, John Christopher, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Jesse E. Holbrook, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Jesse E. Holbrook, signed, published and declared said instrument as his Last Will and Testament on the 5th day of August, 1979, the day and date of said instrument, in the presence of this affiant and Louise Heath, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one years and upward of age and that I, John Christopher, the Affiant and Louise Heath, 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.

John Christopher
John Christopher

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 25th day of January, 1989

Kathryn M. Luring
NOTARY PUBLIC

MY COMMISSION EXPIRES:
October 4, 1989



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 28 day of April, 1989, at — o'clock — M., and was duly recorded on the April 28, 1989, Book No. 22, Page 543.

BILLY V. COOPER, CHANCERY CLERK BY: *Bedgar* D.C.

FILED
THIS DATE
APR 28 1989
BILLY V. COOPER
CHANCERY CLERK

LAST WILL AND TESTAMENT OF NINA M. WEATHERBY

BY *[Signature]* 27-049

I, NINA M. WEATHERBY, being an adult resident citizen of Madison County, Mississippi, and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all wills and codicils thereto heretofore made by me.

ITEM ONE: I do hereby give, devise and bequeath to my niece, Mary Ruth Kanois, the six ice cream dishes on the sideboard, the blue pitcher on shelf in the breakfast room, the ice cream bowls and plates in the sideboard, the white china vegetable bowl on the sideboard, and any other china which belonged to my mother. Also my silver service and the Cameo Jewelry I inherited from my sister, Irene Morgan Hunter.

ITEM TWO: I do hereby give, devise and bequeath to my great niece, Natalie Weatherby, my diamond ring, and my sterling silver flatware.

ITEM THREE: I do hereby give, devise and bequeath unto Mrs. Betty Sue Agent Weatherby, my mink stole and my wrist watch and silver tray which was presented to me by First Federal Savings and Loan Association of Canton when I retired.

ITEM FOUR: I do hereby give, devise and bequeath unto Nathaniel Fletcher Weatherby, III all the rest, residue and remainder of my property, real, personal and mixed, and wheresoever the same may be located and situated at the time of my death.

ITEM FIVE: I hereby designate and appoint Nathaniel Fletcher Weatherby, III, of Albuquerque, New Mexico, as Executor of this my Last Will and Testament, to serve without the necessity of bond, inventory, appraisal and accounting to any Court.

n. m. dr.

SIGNED, PUBLISHED AND DECLARED by me as my Last Will and Testament on this the 6 day of April, 1989, in the presence of these witnesses who also signed the same as witnesses hereto, at my request, in my presence, and in the presence of each other, on this day.

BOOK
22 PAGE 545

Nina M. Weatherby
NINA M. WEATHERBY

THIS INSTRUMENT consisting of two (2) pages, was on this date shown above, signed, published and declared by NINA M. WEATHERBY 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.

WITNESSES:

W.S. Cain
Peggy Sutton

005/41



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 28 day of April, 1989, at — o'clock — M, and was duly recorded on the April 28, 1989, Book No 22, Page 544.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edgar D.C

FILED
THIS DATE
APR 28 1989
BILLY V. COOPER
CHANCERY CLERK

BOOK 22 PAGE 546

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI
#29-649

PROOF OF WILL

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of Nina M. Weatherby, deceased, late of Madison County, Mississippi.

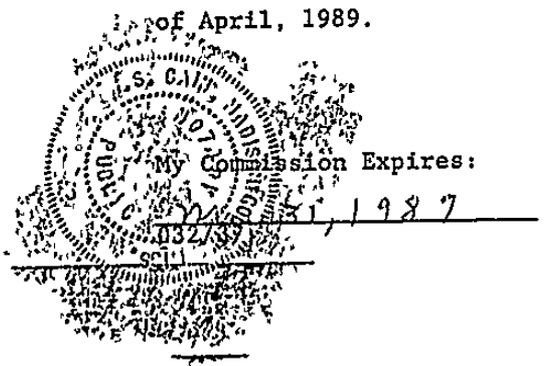
PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, PEGGY FULTON, one of the subscribing witness to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Nina M. Weatherby, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Nina M. Weatherby, signed, published and declared the said instrument as her Last Will and Testament on the 6th day of April, 1989, the day of the date of said instrument, in the presence of W. S. Cain, and the deponent and that the said testatrix was then of sound and disposing mind and memory, was more than twenty-one years of age, and that W. S. Cain and the deponent 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 27th day of April, 1989.

Peggy Fulton
PEGGY FULTON

SWORN TO and subscribed before me, this the 27th day of April, 1989.

W. S. Cain
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:
I certify that the within instrument was filed for record in my office this 28 day of April, 1989, at _____ o'clock _____ M, and was duly recorded on the April 28, 1989, Book No. 22, Page 546
BILLY V. COOPER, CHANCERY CLERK BY: *B. Cooper* D C

FILED
THIS DATE
APR 28 1989
BILLY V. COOPER
CHANCERY CLERK
B. Edgar

BECK 22 PAGE 547
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

PROOF OF WILL

29-649

In the matter of a certain instrument of writing, purporting to be the Last Will and Testament of Nina M. Weatherby, deceased, late of Madison County, Mississippi.

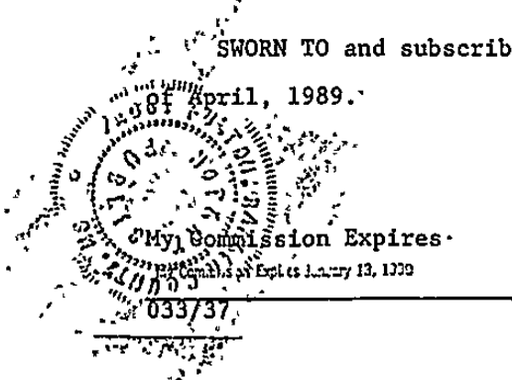
PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, W. S. CAIN, one of the subscribing witness to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Nina M. Weatherby, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Nina M. Weatherby, signed, published and declared the said instrument as her Last Will and Testament on the 6th day of April, 1989, the day of the date of said instrument, in the presence of Peggy Fulton and the deponent and that the said testatrix was then of sound and disposing mind and memory, was more than twenty-one years of age, and that Peggy Fulton and the deponent 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 27th day of April, 1989.

W. S. Cain
W. S. CAIN

SWORN TO and subscribed before me, this the 27th day of April, 1989.

Peggy Fulton
NOTARY PUBLIC



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 28 day of April 1989, at _____ o'clock _____ M, and was duly recorded on the April 28, 1989, Book No 22, Page 547.

BILLY V. COOPER, CHANCERY CLERK BY: *B. Edgar* D.C.

LAST WILL AND TESTAMENT:

NOV 19 1971 DOCKETED

I, Robert Branson, of Washington, District of Columbia, sometimes known and signing as Robert Branson Jr., being of sound and disposing mind and memory, and more than 21 years of age, 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.

- (1) I, hereby direct that my Executor hereinafter named, pay all just debts as soon after my demise as can be legally done.
- (2) It is my will and I direct that my remains be interred in the National Cemetery, Arlington, Virginia
- (3) The American flag which will drape my casket shall be presented to my sister Lucinda Carson.
- (4) I direct that such necessary funeral expenses as exceed the Government subsidy be paid from Federal Employees Life Insurance, which is not included in this will.

(5) To my Brother Coleman Branson, and my sister Lucinda Carson, I devise my farm property situated on State Highway No. 16, near Sharon, Madison County Miss. located in Township 10 North, Range 5 East, for the term of the life of the survivor of them following the death of the survivor my Executor shall sell said property at what it considers to the best advantage, in which it may want to consult with my nephews, Clytie Coleman And Oris S. Branson (but without obligation to follow any opinion they they may then care to express) and invest the proceeds in capital stock of Ford Motor Company or any other Company that is desirable to my Executor, the dividends from such stock shall be added to the corpus of the Robert Branson Memorial Trust, which is set up paragraph 11, hereinafter.

(6) At this time I own, in addition to the above mentioned stock, the following assets:

- Credit Union, Army Map Service, 6500 Brooks Lane
- Perpetual Building & Loan Association 11th & E. Sts. N.W.
- Industrial Bank of Washington, 11th. & U. St. N.W. (checking)
- Industrial Bank of Washington (saving)
- Union Trust Co. 14th & G. Sts. N.W. (saving)
- (First National Bank, Canton, Mississippi Checking)
- (In the name of Robert Branson Jr.
- Hawarden Corporation Apartment #40 1419 R. St. N.W.
- Ford Motor Company (In the name of Robert Branson Jr.
- Sears Roebuck & Company (In the name of Robert Branson Jr.
- Permanent Building & Loan Association, 14th. & G. Sts. N.W.

I Hereby direct my Executor to pay to the following Beneficiaries.

#29-651
FILED
 THIS DATE
 MAY 1 1989
 BILLY V. COOPER
 CHANCERY CLERK
[Signature]

EXHIBIT "A"

#29-651
FILED
 THIS DATE
 MAY 3 1989
 BILLY V. COOPER
 CHANCERY CLERK
 BY *[Signature]*

137

DISTRIBUTEES	RELATIONSHIP	ADDRESS	AMOUNT
· (a) Coleman Branson	Brother	Rt. 4, Box 118, Canton, Miss.	\$300.00
- (b) Lucinda Carson	Sister	Rt. 4, Box 115, Canton, Miss.	300.00
- (c) Malissa Branson	Sister	Rt. 4, Box 122, Canton, Miss.	300.00
· (d) Emma Coleman	Sister	Rt. 4, Box 205, Carthage Miss.	300.00
· (e) Annie Seals	Neice	Rt. 4, Canton, Miss.	300.00
- (f) Nancy Branson	Sister-in-law	Rt. 4, Sharon, Miss.	200.00
· (g) Bettie Branson	Sister-in-law	Rt. 4, Box 101, Canton, Miss.	200.00
· (h) John C. Morrison	Nephew	6941 So. Cregie Ave. Chicago, Ill.	100.00
· (i) Alice Banks	Neice	917 Railroad St. Mcgehee, Ark.	100.00
· (j) Barbara Branson	Neice	Rt. 4, Canton, Miss.	100.00
- (k) C.L. Branson	Nephew	Rt. 4, Canton, Miss.	100.00
· (l) Arine Fulton	Neice	3918 Broadway, E. St. Louis, Ill.	100.00
· (m) Cora L. Lovelace	Neice	Rt. 4, Sharon, Miss.	100.00
· (n) Orie S. Branson	Nephew	Rt. 4, Canton, Miss.	300.00
· (o) Clytie Coleman	Nephew	Rt. 4, Box 205 Carthage, Miss.	300.00
· (p) John Brooks	Nephew	Rt. 4, Box 144 Canton, Miss.	200.00
· (q) Johnnie Branson	Nephew	2318 Ludlow, St. Jackson, Miss	100.00
· (r) Johnnie D. Stephens	Neice	Rt. 4, Box 144 Canton, Miss.	100.00
· (s) Nester C. Saunders	Friend	4104 Arkansas Ave. N.W. Washington, D.C.	100.00
· (t) Church of God		Rt. 4, Canton, Miss	400.00
(u) Luther Branson Elementary School		Rt. 4, Canton, Miss.	500.00
- (v) Alice Morrison	Neice	1511 70th. Chicago, Ill.	Bonds Assigned
- (w) Henry T. Peterson	Friend	1722 19th. N.W. Washington D.C.	N.W.) Bond assigned

Should any of the above beneficiaries predecease me, the bequest to him or her shall be added to the trust established under paragraph 11 hereof

(7) The amount remaining after payment of such bequest shall be held first, against payment of any cost, fees, and, second shall be invested in stock of Ford Motor Company or any other investment desired by my Executor, and the dividends from same, with the dividends from such stock now on hand, and that to be purchased as provided in paragraph (5) above shall be placed in the Robert Branson Memorial Trust, set up in paragraph 11 hereinafter.

(8) My photographic equipment, supplies, etc., I bequath

to Robert Luther Branson, of Rt. 4, Box 101 Canton, Miss..

(9) All other personal property which I may own at the time of my death I bequeath to my nephews, Clytie Coleman and Orie S. Branson

(10) I hereby nominate, constitute, and appoint the Union Trust Company, Washington, D.C., Executor of this my last will and Testament, and do not require that it execute bond as condition for qualifying.

(11) Upon termination of the executorship, and the discharge of the Executor as such, all property constituting my estate shall be, technically, delivered to the Union Trust Company, of Washington, D.C, as the Corpus of a Trust to be known as the Robert Branson Memorial Trust, to be administered by said Union Trust Company, as Trustee, according according to its best judgement, to be exercised from time to time, as in its discretion it determines to be to the best interest of the subordinate trust next hereinafter provided for.

(12) That is to say, the net income from said Trust shall annually be divided into two parts, one of which shall be delivered to, or held subject to the order of, Howard University, of Washington, D.C., and one part delivered to, or held subject to the order of, Jackson State College, of Jackson, Hinds County, Mississippi, upon the following terms and conditions:

(a) Each of said institutions, under such rules as from time to time govern the naming and succession of Boards, Trustees or Committees, to handle and administer funds placed with them, respectively, on a trust basis, shall set up or designate such a regulatory body, to deal with the funds distributed by the Union Trust Company, Trustees.

(b) Each such fund, in the hands of each such body, shall be known and referred to as the Robert Branson Memorial Loan Fund.

(c) In the unfettered discretion of such managers of such fund, there may be by them loaned to any undergraduate student who has need to supplement his tuition, and otherwise qualifies under a fixed standard established by such Trustees, Board or Committee, such amount as may be then determined, and at a rate of interest, and upon terms as to repayment, otherwise then fixed.

But, it shall be the aim of such administrators to maintain each said loan fund as a revolving fund, the corpus to be guarded against undue depletion, so that it may serve as many as possible over as long a period as possible

(d) The Union Trust Company shall be entitled to its regular basis of remuneration for handling such trust, and the respective receipts, from time to time, of the amounts delivered to the Institutions shall constitute full quittance to it of further responsibility for the amounts so disbursed to them.

(13) (a) If another corporation succeeds to the trust herein of Union Trust Company, as Executor, or of any corporate Executor or Trustee, before or after my death, such successor shall become Executor or Trustee. or both, as the case may be.

(b) If the Union Trust Company hereafter merges or consolidates with any other bank or trust company, the corporation created by such or consolidation shall thereafter act as Executor or Trustee, or both as the case may be.

The foregoing will consist of 4 pages, including this one. I have signed my name at the bottom of the three preceding pages, and do now set my hand, as Testator, in the witnesses subscribing hereunto, at my special instance and request, who likewise sign, in my presence and in presence of each other all upon April 12 A. D. 1966

Robert Branson
Robert Branson

Witnesses:

William S. Mack
1419 N. 22nd St. N.W. #32
William S. Mack
1419 N. 22nd St. N.W. #32

34X

Form No. 1

United States District Court for the District of Columbia
HOLDING PROBATE COURT

DISTRICT OF COLUMBIA, to wit:

DOCKETED

1971
PETER J. MCDONOUGH
REGISTER OF WILLS
District of Columbia

On this 12th day of July, A. D. 1971,

personally appeared Robert K. Ivers

who on oath say that he does not know of any will or codicil of

Robert Branson late of said

District, deceased, other than the instrument of writing hereunto annexed dated

April 12, 1966

removed

; that he received the same from

a safe deposit box standing in the name of the decedent at the Union Trust Company

and that said Robert Branson died on or

about the day of 19

Robert K. Ivers

Address Office of Register of Wills

Sworn to and subscribed before me on the day aforesaid.

James Baskin

Deputy Register of Wills for the District of Columbia,
Clerk of the Probate Court.

35

LAST WILL AND TESTAMENT:

AUG 25 1971

I, Robert Branson, of Washington, District of Columbia, sometimes known and signing as Robert Branson Jr., being of sound and disposing mind and memory, and more than 21 years of age, 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.

(1) I, hereby direct that my Executor hereinafter named, pay all just debts as soon after my demise as can be legally done.

(2) It is my will and I direct that my remains be interred in the National Cemetery, Arlington, Virginia

(3) The American flag which will drape my casket shall be presented to my sister Lucinda Carson.

(4) I direct that such necessary funeral expenses as exceed the Government subsidy be paid from Federal Employees Life Insurance, which is not included in this will.

(5) To my Brother Coleman Branson, and my sister Lucinda Carson, I devise my farm property situated on State Highway No. 16, near Sharon, Madison County Miss. located in Township 10 North, Range 5 East, for the term of the life of the survivor of them following the death of the survivor my Executor shall sell said property at what it considers to be the best advantage, in which it may want to consult with my nephews, Clytie Coleman And Orie S. Branson (but without obligation to follow any opinion they they may then care to express) and invest the proceeds in capital stock of Ford Motor Company or any other Company that is desirable to my Executor, the dividends from such stock shall be added to the corpus of the Robert Branson Memorial Trust, which is set up paragraph 11, hereinafter.

(6) At this time I own, in addition to the above mentioned stock, the following assets:

- Credit Union, Army Map Service, 6500 Brooks Lane
- Perpetual Building & Loan Association 11th & E. Sts. N.W.
- Industrial Bank of Washington, 11th. & U. St. N.W. (checking)
- Industrial Bank of Washington (saving)
- Union Trust Co. 14th & G. Sts. N.W. (saving)
- (First National Bank, Canton, Mississippi Checking)
- (In the name of Robert Branson Jr.
- Hawarden Corporation Apartment #40 1419 R. St. N.W.
- Ford Motor Company (In the name of Robert Branson Jr.
- Sears Roebuck & Company (In the name of Robert Branson Jr)
- Permanent Building & Loan Association, 14th. & G. Sts. N.W.

I Hereby direct my Executor to pay to the following Beneficiaries

106

DISTRIBUTEE	RELATIONSHIP	ADDRESS	AMOUNT
(a) Coleman Branson	Brother	Rt. 4, Box 118, Canton, Miss.	\$300.00
(b) Lucinda Carson	Sister	Rt. 4, Box 115, Canton, Miss.	300.00
(c) Malissa Branson	Sister	Rt. 4, Box 122, Canton, Miss.	300.00
(d) Emma Coleman	Sister	Rt. 4, Box 205, Carthage Miss.	300.00
(e) Annie Seals	Niece	Rt. 4, Canton, Miss.	300.00
(f) Nancy Branson	Sister-in-law	Rt. 4, Sharon, Miss.	200.00
(g) Bettie Branson	Sister-in-law	Rt. 4, Box 101, Canton, Miss.	200.00
(h) John C. Morrison	Nephew	6941 So. Cregie Ave. Chicago, Ill.	100.00
(i) Alice Banks	Niece	917 Railroad St. McGehee, Ark.	100.00
(j) Barbara Branson	Niece	Rt. 4, Canton, Miss.	100.00
(k) C.L. Branson	Nephew	Rt. 4, Canton, Miss.	100.00
(l) Arine Fulton	Niece	3918 Broadway, E. St. Louis, Ill.	100.00
(m) Cora L. Lovelace	Niece	Rt. 4, Sharon, Miss.	100.00
(n) Oris S. Branson	Nephew	Rt. 4, Canton, Miss.	300.00
(o) Clytie Coleman	Nephew	Rt. 4, Box 205 Carthage, Miss.	300.00
(p) John Brooks	Nephew	Rt. 4, Box 144, Canton, Miss.	200.00
(q) Johnnie Branson	Nephew	2318 Ludlow, St. Jackson, Miss.	100.00
(r) Johnnie D. Stephens	Niece	Rt. 4, Box 144, Canton, Miss.	100.00
(s) Nester C. Saunders	Friend	4104 Arkansas Ave. N.W. Washington, D.C.	100.00
(t) Church of God		Rt. 4, Canton, Miss.	400.00
(u) Luther Branson Elementary School		Rt. 4, Canton, Miss.	500.00
(v) Alice Morrison	Niece	1511 70th. Chicago, Ill.	Bonds Assigned
(w) Henry T. Peterson	Friend	1722 19th. N.W. Washington D.C. N.W.) Bond assigned)	

Should any of the above beneficiaries predecease me, the bequest to him or her shall be added to the trust established under paragraph 11 hereof

(7) The amount remaining after payment of such bequest shall be held first, against payment of any cost, fees, and, second shall be invested in stock of Ford Motor Company or any other investment desired by my Executor, and the dividends from same, with the dividends from such stock now on hand, and that to be purchased as provided in paragraph (5) above shall be placed in the Robert Branson Memorial Trust, set up in paragraph 11 hereinafter.

(8) My photographic equipment, supplies, etc., I bequath

to Robert Luther Branson, of Rt. 4, Box 161 Canton, Miss.

(9) All other personal property which I may own at the time of my death I bequeath to my nephews, Clytie Coleman and Orie S. Branson

(10) I hereby nominate, constitute, and appoint the Union Trust Company, Washington, D.C., Executor of this my last will and Testament, and do not require that it execute bond ^{US} condition for qualifying.

(11) Upon termination of the executorship, and the discharge of the Executor as such, all property constituting my estate shall be, technically, delivered to the Union Trust Company, of Washington, D.C., as the Corpus of a Trust to be known as the Robert Branson Memorial Trust, to be administered by said Union Trust Company, as trustee, according according to its best judgement, to be exercised from time to time, as in its discretion it determines to be to the best interest of the subordinate trust next hereinafter provided for.

(12) That is to say, the net income from said Trust shall annually be divided into two parts, one of which shall be delivered to, or held subject to the order of, Howard University, of Washington, D.C., and one part delivered to, or held subject to the order of, Jackson State College, of Jackson, Hinds County, Mississippi, upon the following terms and conditions:

(a) Each of said institutions, under such rules as from time to time govern the naming and succession of Boards, Trustees or Committees, to handle and administer funds placed with them, respectively, on a trust basis, shall set up or designate such a regulatory body, to deal with the funds distributed by the Union Trust Company, Trustees.

(b) Each such fund, in the hands of each such body, shall be known and referred to as the Robert Branson Memorial Loan Fund.

(c) In the unfettered discretion of such managers of such fund, there may be by them loaned to any undergraduate student who has need to supplement his tuition, and otherwise qualifies under a fixed standard established by such Trustees, Board or Committee, such amount as may be then determined, and at a rate of interest, and upon terms as to repayment, otherwise then fixed.

But, it shall be the aim of such administrators to maintain each said loan fund as a revolving fund, the corpus to guarded against undue depletion, so that it may serve as many as possible over as long a period as possible

(d) The Union Trust Company shall be entitled to its regular basis of remuneration for handling such trust, and the respective receipts, from time to time, of the amounts delivered to the Institutions shall constitute full quittance to it of further responsibility for the amounts so disbursed to them.

158

(13) (a) If another corporation succeeds to the trust herein of Union Trust Company, as Executor, or of any corporate Executor or Trustee, before or after my death, such successor shall become Executor or Trustee, or both, as the case may be.

(b) If the Union Trust Company hereafter merges or consolidates with any other bank or trust company, the corporation created by such or consolidation shall thereafter act as Executor or Trustee, or both as the case may be.

The foregoing will consist of 4 pages, including this one. I have signed my name at the bottom of the three preceeding pages, and do now set my hand, as Testator, in the witnesses subscribing hereunto, at my special instance and request, who likewise sign, in my presence and in presence of each other all upon April 12 A. D. 1966

Robert Branson
Robert Branson

Witnesses:

Donald E. Moore
1419 K St. N.W.
1419 K St. N.W.
1419 K St. N.W.

Form No. 1

United States District Court for the District of Columbia

FILED
AUG 25 1971
PETER J. McLAUGHLIN
REGISTER OF WILLS, D. C.
CLERK OF PROBATE COURT
A. D. 1971

DISTRICT OF COLUMBIA, to wit:

On this 25th day of August, A. D. 1971,

personally appeared Jay J. Salins

who on oath says that he does not know of any will or codicil of

Robert Branson late of said

District, deceased, other than the instrument of writing hereunto annexed ~~and~~ consisting of an executed carbon copy of will dated April 12th, 1966; original will dated April 12, 1966, filed herein, July 12th, 1971.

; that he received the same from Nestor Saunders, friend of the decedent, for filing

and that said Robert Branson died on or

about the 22nd day of May, 1971.

Jay J. Salins
Address: *1100 Wisconsin Trust Company
of the District of Columbia*

Sworn to and subscribed before me on the day aforesaid.

Deane Boshu

Deputy Register of Wills for the District of Columbia,
Clerk of the Probate Court.

1210

Form 2

United States District Court for the District of Columbia
HOLDING PROBATE COURT

30
1971
PETER J. MAJORS
CLERK OF WILLS, D. C.
A. D. 19 71

DISTRICT OF COLUMBIA, to wit:

On this 15th day of December, A. D. 19 71

personally appeared Ethel M. Williams

....., who on oath says that she
executed in duplicate
is one of the subscribing witnesses to the foregoing paper-writing dated the 12th

day of April, A. D. 19 66, purporting to be a last will
and testament of Robert Branson, deceased,

late of the District of Columbia, that the Testator therein named signed said will in duplicate
in her presence; that said Testator published, pronounced and declared the same to be a

to his last will and testament; that at the time of so doing said Testator
was, to the best of affiant's apprehension, of sound and disposing mind, and capable of executing a valid deed
or contract; and that affiant's name as witness to the aforesaid will in duplicate as signed

in the presence and at the request of Testator and in the presence of

David E. Moore
the other subscribing witness, who also signed in the presence of the affiant, and in the presence and at
the request of the Testator. Affiant further states that she saw no part of the will except

the bottom of page 4, consisting of the decedent's name and the witnesses names,

and therefore cannot testify to any corrections appearing on said will.

Ethel M. Williams
Address 1417 - K - Street N.W. #52

Sworn to and subscribed before me on the day aforesaid.

Address.....
Address.....
Address.....

Margaret A. Seeds
Deputy Register of Wills for the District of Columbia,
Clerk of the Probate Court

Form 2

United States District Court for the District of Columbia

HOLDING PROBATE COURT

DISTRICT OF COLUMBIA, to wit:

On this 22nd day of December, A. D. 19 71 personally appeared David E. Moore

is one of the subscribing witnesses to the foregoing paper-writing executed in duplicate dated the 12th day of April, A. D. 19 66, purporting to be the last will and testament of Robert Branson, deceased, late of the District of Columbia, that the Testator therein named signed said will in his presence; that said Testator published, pronounced and declared the same to be his last will and testament; that at the time of so doing said Testator

was, to the best of affiants apprehension, of sound and disposing mind, and capable of executing a valid deed or contract; and that affiants name as witness to the aforesaid will was signed in the presence and at the request of Testator and in the presence of Ethel M. Williams

the other subscribing witness, who also signed in the presence of the affiant, and in the presence and at the request of the Testator.

David E. Moore

Address 1419 B ST. N.W. Washington D.C. 20004

Address

Address

Sworn to and subscribed before me on the day aforesaid.

Deputy Register of Wills for the District of Columbia, Clerk of the Probate Court.

EA

United States District Court for the District of Columbia

DISTRICT OF COLUMBIA, to wit:

I, Peter J. McLaughlin, Register of Wills for the District of Columbia, Clerk of the Probate Court, having by law the custody of the seal and of all the records, books, documents, and papers of, or appertaining to said Court, hereby Certify the papers hereto annexed to be true copies of papers on file and of record in the Office of said Court, to wit: The last Will and Testament Executed in Duplicate of Robert Branson, also known as Robert Branson, Jr., deceased, the Proofs of the subscribing witnesses thereto; the Decree of the Court admitting said Will in duplicate to probate and record; and of the Letters Testamentary issued unto the Union Trust Company of the District of Columbia, under date of February 17, 1972.

I further Certify, That said Will in duplicate was duly executed, proved, and admitted to probate and record in accordance with the laws and usages of the District of Columbia, and that the probate of said Will has not been set aside or annulled.

Witness my hand and the seal of the Probate Court, this

18th day of May, A. D. 1972.

[Handwritten signature of Peter J. McLaughlin]
Register of Wills for the District of Columbia,
Clerk of the Probate Court.

CERTIFICATES TO OFFICERS

United States District Court for the District of Columbia

DISTRICT OF COLUMBIA, to wit:

I, GERHARD A. GESELL, Judge of the United States District Court for the District of Columbia, do hereby certify that PETER J. McLAUGHLIN, whose genuine signature is subscribed to the foregoing certificate, was, at the time of signing and attesting the same, the Register of Wills in and for said District and Clerk of the Probate Court, and that said attestation by him is in due form.

WITNESS my hand and seal this 18th day of May, 1972.

Gerhard A. Gesell, Judge.

DISTRICT OF COLUMBIA, to wit:

I, PETER J. McLAUGHLIN, Register of Wills and Clerk of the Probate Court, United States District Court for the District of Columbia, hereby certify that GERHARD A. GESELL whose genuine signature is subscribed to the foregoing certificate, was, at the time of signing and attesting the same, Judge of said Court, duly commissioned and qualified.

WITNESS my hand and seal of said Court this 18th day of May, 1972.

Peter J. McLaughlin

Register of Wills, Clerk of the Probate Court.

#29651

FILED Superior Court of the District of Columbia

FILED THIS DATE

MAY 3 1989 Authentication
BILLY V. COOPER
CHANCERY CLERK
BY B. Edgar

MAY 1 1989
BILLY V. COOPER
CHANCERY CLERK
BY M. Deane

The Clerk of the Court hereby certifies that the document(s) annexed to this certificate is a true copy of the original on file and of record in said Court.

WITNESS my hand and the seal of said Court this 20th day of April, 1989



Clerk of the Court
By [Signature]
Deputy Clerk

The Chief Judge of said Court hereby certifies that the foregoing attestation by the Clerk of the Court is in due form.

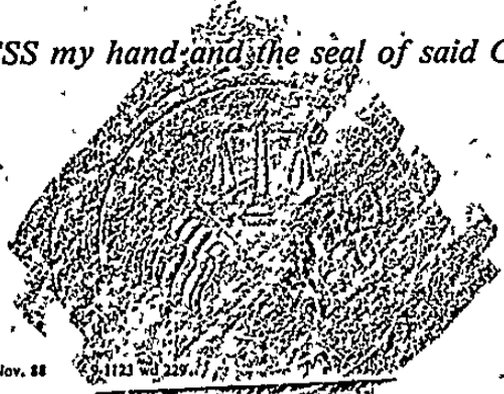
WITNESS my hand and the seal of said Court this 20th day of April, 1989



[Signature]
Chief Judge

The Clerk of the Court hereby certifies that the signature subscribed to the foregoing certificate was, at the time of signing and attesting the same, as that of the Chief Judge of said Court, duly commissioned and qualified.

WITNESS my hand and the seal of said Court this 20th day of April, 1989



Clerk of the Court
By [Signature]
Deputy Clerk

FORM SC-699/Nov. 88

EXHIBIT "B"



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 1st day of May, 1989, at _____ o'clock _____ M., and was duly recorded on the May 3, 1989, Book No. 22, Page 548.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edgar D.C.

Last Will and Testament

29-658

FILED
THIS DATE

MAY 5 1989

BILLY V. COOPER
CHANCERY CLERKBY *[Signature]*WE, TIP HENRY ALLEN, SR., AND RUTH BYRD ALLEN, husband *#29-658*

and wife, maintaining our fixed place of residence in Madison County, Mississippi, being over the age of twenty one (21) years, of sound mind and disposing memory, do hereby make, publish and declare this to be our joint last will and testament, hereby expressly revoking all wills and codicils heretofore made by us, or either of us, to-wit:

I.

It is our joint will that the just debts and funeral expenses of the one of us who predeceased the other be paid out of the estate of such predeceasing.

II.

It is our joint will that the survivor of us, TIP HENRY ALLEN, SR., OR RUTH BYRD ALLEN, shall be appointed executor or executrix, as the case may be, of this will and testament and shall serve as such without the necessity of posting bond, or accounting to any court.

III.

We do each give, devise and bequeath unto the survivor of us, TIP HENRY ALLEN, SR., OR RUTH BYRD ALLEN, as the case may be, all of the property, real, personal and mixed, of the one who shall predecease the other, whatsoever and wheresoever situated, for the sole use and benefit of the survivor of us to hold absolutely in fee simple forever. In other words if TIP HENRY ALLEN, SR., survives RUTH BYRD ALLEN, then in that event all of the property of RUTH BYRD ALLEN, shall absolutely vest in and become the property of TIP HENRY ALLEN, SR., and if RUTH BYRD ALLEN shall survive TIP HENRY ALLEN, SR., then in that event the property of TIP HENRY ALLEN, SR., shall absolutely vest in and become the property of RUTH BYRD ALLEN.

In the event of our simultaneous deaths or our deaths occurring under circumstances rendering it impossible to determine which of us predeceased the other, then in that event, we do hereby will, devise and bequeath, as follows, to-wit:

(a) Unto our daughter, LETTYE RUTH ALLEN WILLIAMS, we give and bequeath the following described personal property presently located in our home at 158 Semmes Street in the City of Canton, Mississippi; the suite of furniture located in our guest room; all Strasberg silverware; one half-dozen silver salad forks; the set of purple plates; the saw-tooth silver fruit stand; the china cabinet; the Victorian set of china; the silver service, pink candle holders, bowl, and fruit plates which were inherited from sister, BERTHA LOIS BYRD GILBERT; the silver tray given by the Elementary School Faculty; the silver steak platter given us by the Employees of Canton Municipal Utilities; the framed photographs of LETTYE RUTH ALLEN and RUTH BYRD ALLEN; the framed photographs of the GRANDCHILDREN; and the GEORGE WARREN FULLER AWARD and CERTIFICATION given by THE AMERICAN WATER WORKS ASSOCIATION.

(b) Unto our son, TIP HENRY ALLEN, JR., we give, devise and bequeath the following described personal property, presently located in our aforesaid residence, to-wit: the ancestral civil war sword; the antique center table located in our living room; the buffet located in the dining room; the set of fruit plates; the silver castor; the bookcase in the hall; the shadow box bird pictures; the antique dinner plates; the antique coffee set; and our silver service; the silver tray and pitcher given us by the Employees of Canton Municipal Utilities; the blue antique glass, tray and candlesticks inherited from sister, BERTHA LOIS BYRD GILBERT; and the plaques given by THE PUBLIC UTILITY COMMISSION and the AMERICAN WATER WORKS ASSOCIATION.

(c) Unto each of our three grandchildren, JOHN CALVIN WILLIAMS, III, LETTYE ANN WILLIAMS, AND TIP ALLEN WILLIAMS, we give, devise and bequeath United States Savings Bonds of the face value of \$3,000.00 which are now located in a safe deposit box in the Canton Exchange Bank, Canton, Mississippi.

In the event of death to either grandchild, then the \$3,000.00 bequeath shall be divided equally between the surviving grandchildren, and should death occur to all three grandchildren before the demise of LETTYE RUTH ALLEN WILLIAMS, then we give and bequeath the \$9,000.00 to our daughter, LETTYE RUTH ALLEN WILLIAMS. However, should our daughter, LETTYE RUTH ALLEN WILLIAMS, also be deceased, then we give and bequeath this \$9,000.00 to our son, TIP HENRY ALLEN, JR.

(d) We will, devise and bequeath all of the rest, residue and remainder of our property real, personal and mixed, unto the said LETTYE RUTH WILLIAMS AND TIP HENRY ALLEN, JR., in equal shares, share and share alike.

(e) In the event that LETTYE RUTH ALLEN WILLIAMS, shall not be living at the time of our simultaneous deaths or our deaths occurring under such circumstances rendering it impossible to determine which of us predeceased the other then in that event, all of the property specifically and generally willed, devised and bequeathed unto her hereunder shall go to and be the property of her issue then living, in equal shares.

(f) In the event that our son, TIP HENRY ALLEN, JR., shall not be living at the time of our simultaneous deaths or our deaths occurring under circumstances rendering it impossible to determine which of us predeceased the other then we will, devise and bequeath all of the property real, personal and mixed devised and bequeath unto him hereunder unto his issue then living

in equal shares, and if he shall predecease us without issue living at the time of our deaths as hereinabove set forth, then unto LETTYE RUTH ALLEN WILLIAMS, if then living, and if not living then unto her issue then living in equal shares.

(g) In the event of our simultaneous deaths or our deaths occurring under such circumstances rendering it impossible to determine which of us predeceased the other, we will and direct that TIP HENRY ALLEN, JR., serve as executor of this our last will and testament without bond.

IN WITNESS WHEREOF, WE TIP HENRY ALLEN, SR., AND RUTH BYRD ALLEN, do hereunto set our hands to this our joint last will and testament on this the 12th day of October, 1967.

Tip H. Allen
Tip Henry Allen, Sr.

Ruth Byrd Allen
Ruth Byrd Allen

ATTESTING WITNESSES:

R. L. Goya

Jessie Gayle Myers

ATTESTATION CLAUSE

STATE OF MISSISSIPPI
COUNTY OF MADISON

BOOK 22 PAGE 567

We, each of the subscribing witnesses to the last will and testament of TIP HENRY ALLEN, SR., AND RUTH BYRD ALLEN, do hereby certify that said instrument was signed by said TIP HENRY ALLEN, SR., AND RUTH BYRD ALLEN in our presence and in the presence of each of us, and that the said TIP HENRY ALLEN, SR., AND RUTH BYRD ALLEN declared the same to be their last will and testament in the presence of each of us, and that we each signed as subscribed witnesses to said will at the request of TIP HENRY ALLEN, SR., AND RUTH BYRD ALLEN, in their presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 12th day of October, 1967.

R. L. Myer
Jessie Ray G. Myer

WITNESSES



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 5th day of May, 1989, at — o'clock — M., and was duly recorded on the May 5, 1989, Book No. 22, Page 563.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edger D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED
THIS DATE

MAY 5 1989

IN THE MATTER OF THE ESTATE OF
TIP HENRY ALLEN, SR., AND RUTH
BYRD ALLEN, HUSBAND AND WIFE

BILLY V. COOPER
CHANCERY CLERK
B. V. Cooper

CIVIL ACTION FILE NO. 29-658

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me the undersigned authority in and for said county and state, R. L. GOZA, 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 Tip Henry Allen, Sr., and Ruth Byrd Allen, who, being duly sworn, deposed and said that the said Tip Henry Allen, Sr., and Ruth Byrd Allen signed, published and declared said instrument as their joint Last Will and Testament on the 12th day of October, 1967, the day of the date of said instrument, in the presence of this deponent, and in the presence of Jimmie Gayle Myers, the other subscribing witness, and that said Testators were each then of sound and disposing mind and memory, and more than twenty-one years of age, and having their usual place of abode in Madison County, Mississippi, and this deponent and Jimmie Gayle Myers 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.

R. L. Goza
R. L. GOZA

SWORN TO AND SUBSCRIBED BEFORE ME this 2 day of
April, 1989.

Sen. J. R. Rasmussen
Notary Public

My Commission Expires:

1-6-92



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 5th day of May, 1989, at o'clock M., and was duly recorded on the May 5, 1989, Book No. 22, Page 568.

BILLY V. COOPER, CHANCERY CLERK BY: *B. Edgson* D C

BOOK 22 PAGE 569
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI
FILED
DATE
MAY 5 1989

IN THE MATTER OF THE ESTATE OF
TIP HENRY ALLEN, SR., AND RUTH
BYRD ALLEN, HUSBAND AND WIFE

BILLY V. COOPER
CHANCERY CLERK
B. V. Cooper

CIVIL ACTION FILE NO. 29-658

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me the undersigned authority in and for said county and state, JIMMIE GAYLE MYERS (ROBERTSON), 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 Tip Henry Allen, Sr., and Ruth Byrd Allen, who, being duly sworn, deposed and said that the said Tip Henry Allen, Sr., and Ruth Byrd Allen signed, published and declared said instrument as their joint Last Will and Testament on the 12th day of October, 1967, the day of the date of said instrument, in the presence of this deponent, and in the presence of R. L. Goza, the other subscribing witness, and that said Testators were each then of sound and disposing mind and memory, and more than twenty-one years of age, and having their usual place of abode in Madison County, Mississippi, and this deponent and R. L. Goza 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.

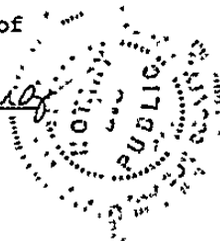
Jimmie Gayle Myers (Robertson)
JIMMIE GAYLE MYERS (ROBERTSON)

SWORN TO AND SUBSCRIBED BEFORE ME this 12th day of
December, 1988.

See F. Newing
Notary Public

My Commission Expires:

3-6-1990



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 5th day of May, 1989, at _____ o'clock _____ M., and was duly recorded on the May 5, 1989, Book No. 22, Page 569.

BILLY V. COOPER, CHANCERY CLERK BY: B. Edgar D.C.

FILED
THIS DATE

JUL 2 1989

LAST WILL AND TESTAMENT OF ESTELLA C. LUTZ.BILLY V. COOPER
CHANCERY CLERK

BY

B. Edgar

I, ESTELLA C. LUTZ, OF MEMPHIS, TENNESSEE, BEING OF 29-697
SOUND MIND AND DISPOSING MEMORY, AND OVER THE AGE OF
EIGHTEEN YEARS, DO HEREBY MAKE, PUBLISH, AND DECLARE THIS
AS AND FOR MY LAST WILL AND TESTAMENT, REVOKING ANY AND
ALL WILLS AND CODICILS TO WILLS BY ME AT ANY TIME HERE-
TOFORE MADE.

ITEM 1.

I DESIRE THAT ALL OF MY JUST DEBTS AND MY FUNERAL
EXPENSES BE PAID AS SOON AFTER MY DEATH AS PRACTICABLE.

ITEM 11.

I HEREBY GIVE, DEVISE, AND BEQUEATH TO MY BELOVED
HUSBAND, JACOB C. LUTZ, ALL OF THE PROPERTY OF WHICH I
MAY DIE SEIZED AND POSSESSED, REAL, PERSONAL, OR MIXED,
AND WHERESOEVER SITUATED, TO HE HIS ABSOLUTELY AND IN FEE.

ITEM 111.

IN THE EVENT I SURVIVE MY HUSBAND, JACOB C. LUTZ,
THEN I HEREBY DIRECT MY EXECUTORS HEREINAFTER NAMED,
UPON MY DEATH, TO SELL THE HOMEPLACE OCCUPIED BY MY HUS-
BAND AND ME DURING OUR LIFETIME, WHICH HOME IS A DUPLEX
LOCATED AT 2372-2374 AUTUMN, MEMPHIS, TENNESSEE, FOR CASH,
AND THE NET CASH DERIVED FROM THE SALE OF SAID PROPERTY
I NOW HEREBY GIVE AND BEQUEATH TO ST. PETERS ORPHAN
ASYLUM, OF MEMPHIS, TENNESSEE; ST. JUDE HOSPITAL FOR
CHILDREN, OF MEMPHIS, TENNESSEE, AND MEMPHIS BOYS' TOWN,
OF MEMPHIS, TENNESSEE, IN EQUAL SHARES, SHARE AND SHARE
ALIKE; THAT IS, THE NET PROCEEDS FROM THE SALE OF THE SAID
REAL ESTATE SHALL BE DIVIDED BY MY EXECUTORS IN EQUAL
SHARES BETWEEN THE THREE BENEFICIARIES NAMED IN THIS
PARAGRAPH.

- 2 -
ITEM IV.

IN THE EVENT I SURVIVE MY HUSBAND, AS AFORESAID, I HEREBY GIVE AND BEQUEATH TO MISS STELLA SEATER, OF CANTON, MISSISSIPPI, THE SUM OF \$8,000.00; TO MR. J. J. SEATER, OF CANTON, MISSISSIPPI, THE SUM OF \$3,000.00; TO THE REVEREND CHARLES SEATER, OF BROOKHAVEN, MISSISSIPPI, THE SUM OF \$3,000.00; TO MRS. W. L. CARROLL, SR., OF NATCHEZ, MISSISSIPPI, THE SUM OF \$8,000.00; TO MISS ELIZABETH CURRAN, OF MEMPHIS, TENNESSEE, THE SUM OF \$3,000.00; TO MISS RUTH CURRAN, OF MEMPHIS, TENNESSEE, THE SUM OF \$3,000.00; TO BLESSED SACRAMENT CHURCH, MEMPHIS, TENNESSEE, THE SUM OF \$1,000.00; TO MISS GOODWIN LUTZ THE SUM OF \$1,000.00, AND TO MISS MARY LAPSWORTH THE SUM OF \$500.00; PROVIDED THAT, IN THE EVENT THAT THERE IS NOT SUFFICIENT MONEY FROM MY PERSONAL ESTATE TO PAY THE BENEFICIARIES NAMED IN THIS PARAGRAPH IN THE AMOUNTS SET OUT IN THIS PARAGRAPH, THEN IN THAT EVENT, THE SAID BEQUESTS THAT I HAVE MADE IN THIS PARAGRAPH, PAYABLE TO THE BENEFICIARIES NAMED IN THIS PARTICULAR PARAGRAPH, SHALL BE REDUCED PROPORTIONATELY.

ITEM V.

IN THE EVENT THERE IS A RESIDUE AND REMAINDER IN MY ESTATE, AFTER THE PAYMENT OF SPECIFIC BEQUESTS, AS HEREIN SET OUT, THEN IN THAT EVENT, I HEREBY GIVE, DEVISE, AND BEQUEATH ALL THE REST, RESIDUE, AND REMAINDER OF MY ESTATE, REAL, PERSONAL, AND MIXED, AND WHERESOEVER SITUATED, SHARE AND SHARE ALIKE, IN EQUAL SHARES, TO MISS STELLA SEATER, MR. J. J. SEATER, REVEREND CHARLES SEATER, AND MRS. W. L. CARROLL, SR.

ITEM VI.

I HEREBY NOMINATE AND APPOINT AS EXECUTORS OF THIS, MY LAST WILL AND TESTAMENT, DAVID HANOVER AND JOSEPH HANOVER, WHO SHALL GIVE BOND AS REQUIRED BY LAW IN SUCH

Stella L. Lutz

CAPACITY, AND SHALL MAKE ALL SUCH ACCOUNTINGS AS RE-
 QUIRED BY LAW; AND IN THE EVENT THE SAID DAVID HANOVER
 AND JOSEPH HANOVER SHALL FAIL TO SERVE IN SUCH CAPAC-
 ITY FOR ANY REASON, THEN I HEREBY NOMINATE AND APPOINT
 AS SUCCESSOR EXECUTORS J. ALAN HANOVER AND WILLIAM M.
 WALSH, AND THEY, TOO, SHALL BE REQUIRED TO MAKE BOND,
 AND TO GIVE SUCH ACCOUNTINGS AS MAY BE REQUIRED BY LAW.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND
 IN THE PRESENCE OF THE UNDERSIGNED, WHOM I HAVE RE-
 QUESTED TO WITNESS MY SIGNATURE AS ATTESTING WITNESSES
 HERETO, THIS 9TH DAY OF AUGUST, 1960.

Estella C. Lutz
 ESTELLA C. LUTZ.

SIGNED BY THE SAID ESTELLA C. LUTZ AS AND FOR HER
 LAST WILL AND TESTAMENT IN THE PRESENCE OF THE UNDER-
 SIGNED, WHO AT HER REQUEST, AND IN HER SIGHT AND PRES-
 ENCE, AND IN THE SIGHT AND PRESENCE OF EACH OTHER, HAVE
 HEREUNTO AFFIXED OUR SIGNATURES AS ATTESTING WITNESSES,
 THE DAY AND DATE ABOVE WRITTEN.

Edyth M. Meyer 219 Adams Avenue
 WITNESS ADDRESS

Mary Katherine George 2264 S. Parkway E. #8
 WITNESS ADDRESS



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 2nd day
 of June, 1989, at _____ o'clock _____ M., and was duly recorded
 on the June 2, 1989, Book No. 22, Page 570.

BILLY V. COOPER, CHANCERY CLERK BY: M. Daves D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED
THIS DATE

JUN 2 1989

IN THE MATTER OF THE ESTATE
OF ESTELLA C. LUTZ, DECEASED

CIVIL ACTION

29-697

BILLY V. COOPER
CHANCERY CLERK

FILE NO.

BY

B. Edgar

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

Personally appeared before me the undersigned authority in and for said county and state, STELLA SEATER, who being duly sworn, deposed and said that Edyth M. Myers and Mary Katherine Turnage were the two subscribing witnesses to that certain instrument of writing, dated August 9, 1960, a copy of which is attached hereto, purporting to be the Last Will and Testament of Estella C. Lutz; that Edyth M. Myers is now deceased and Mary Katherine Turnage is residing in Dallas, Texas, her exact place of residence or mailing address unknown; that Stella Seater knew and was personally acquainted with Estella C. Lutz during her lifetime and is well acquainted with the handwriting of Estella C. Lutz, and that the instrument, dated Autust 9, 1960, purporting to the Last Will and Testament of Estella C. Lutz, which this affiant has been shown, contains the valid signature of Estella C. Lutz.

Stella Seater
STELLA SEATER

SWORN TO AND SUBSCRIBED BEFORE ME this 2nd day of June, 1989.

Andrea M. Edwards
Notary Public

My Commission Expires:

7-31-90



LAST WILL AND TESTAMENT OF ESTELLA C. LUTZ.

I, ESTELLA C. LUTZ, OF MEMPHIS, TENNESSEE, BEING OF SOUND MIND AND DISPOSING MEMORY, AND OVER THE AGE OF EIGHTEEN YEARS, DO HEREBY MAKE, PUBLISH, AND DECLARE THIS AS AND FOR MY LAST WILL AND TESTAMENT, REVOKING ANY AND ALL WILLS AND CODICILS TO WILLS BY ME AT ANY TIME HERETOFORE MADE.

ITEM 1.

I DESIRE THAT ALL OF MY JUST DEBTS AND MY FUNERAL EXPENSES BE PAID AS SOON AFTER MY DEATH AS PRACTICABLE.

ITEM 11.

I HEREBY GIVE, DEVISE, AND BEQUEATH TO MY BELOVED HUSBAND, JACOB C. LUTZ, ALL OF THE PROPERTY OF WHICH I MAY DIE SEIZED AND POSSESSED, REAL, PERSONAL, OR MIXED, AND WHERESOEVER SITUATED, TO HE HIS ABSOLUTELY AND IN FEE.

ITEM 111.

IN THE EVENT I SURVIVE MY HUSBAND, JACOB C. LUTZ, THEN I HEREBY DIRECT MY EXECUTORS HEREINAFTER NAMED; UPON MY DEATH, TO SELL THE HOMEPLACE OCCUPIED BY MY HUSBAND AND ME DURING OUR LIFETIME, WHICH HOME IS A DUPLEX LOCATED AT 2372-2374 AUTUMN, MEMPHIS, TENNESSEE, FOR CASH, AND THE NET CASH DERIVED FROM THE SALE OF SAID PROPERTY I NOW HEREBY GIVE AND BEQUEATH TO ST. PETERS ORPHAN ASYLUM, OF MEMPHIS, TENNESSEE; ST. JUDE HOSPITAL FOR CHILDREN, OF MEMPHIS, TENNESSEE, AND MEMPHIS BOYS' TOWN, OF MEMPHIS, TENNESSEE, IN EQUAL SHARES, SHARE AND SHARE ALIKE; THAT IS, THE NET PROCEEDS FROM THE SALE OF THE SAID REAL ESTATE SHALL BE DIVIDED BY MY EXECUTORS IN EQUAL SHARES BETWEEN THE THREE BENEFICIARIES NAMED IN THIS PARAGRAPH.

IN THE EVENT I SURVIVE MY HUSBAND, AS AFORESAID, I HEREBY GIVE AND BEQUEATH TO MISS STELLA SEATER, OF CANTON, MISSISSIPPI, THE SUM OF \$8,000.00; TO MR. J. J. SEATER, OF CANTON, MISSISSIPPI, THE SUM OF \$3,000.00; TO THE REVEREND CHARLES SEATER, OF BROOKHAVEN, MISSISSIPPI, THE SUM OF \$3,000.00; TO MRS. W. L. CARROLL, SR., OF NATCHEZ, MISSISSIPPI, THE SUM OF \$8,000.00; TO MISS ELIZABETH CURRAN, OF MEMPHIS, TENNESSEE, THE SUM OF \$3,000.00; TO MISS RUTH CURRAN, OF MEMPHIS, TENNESSEE, THE SUM OF \$3,000.00; TO BLESSED SACRAMENT CHURCH, MEMPHIS, TENNESSEE, THE SUM OF \$1,000.00; TO MISS GOODWIN LUTZ THE SUM OF \$1,000.00, AND TO MISS MARY LAPSWORTH THE SUM OF \$500.00; PROVIDED THAT, IN THE EVENT THAT THERE IS NOT SUFFICIENT MONEY FROM MY PERSONAL ESTATE TO PAY THE BENEFICIARIES NAMED IN THIS PARAGRAPH IN THE AMOUNTS SET OUT IN THIS PARAGRAPH, THEN IN THAT EVENT, THE SAID BEQUESTS THAT I HAVE MADE IN THIS PARAGRAPH, PAYABLE TO THE BENEFICIARIES NAMED IN THIS PARTICULAR PARAGRAPH, SHALL BE REDUCED PROPORTIONATELY.

ITEM V.

IN THE EVENT THERE IS A RESIDUE AND REMAINDER IN MY ESTATE, AFTER THE PAYMENT OF SPECIFIC BEQUESTS, AS HEREIN SET OUT, THEN IN THAT EVENT, I HEREBY GIVE, DEVISE, AND BEQUEATH ALL THE REST, RESIDUE, AND REMAINDER OF MY ESTATE, REAL, PERSONAL, AND MIXED, AND WHERESOEVER SITUATED, SHARE AND SHARE ALIKE, IN EQUAL SHARES, TO MISS STELLA SEATER, MR. J. J. SEATER, REVEREND CHARLES SEATER, AND MRS. W. L. CARROLL, SR.

ITEM VI.

I HEREBY NOMINATE AND APPOINT AS EXECUTORS OF THIS, MY LAST WILL AND TESTAMENT, DAVID HANOVER AND JOSEPH HANOVER, WHO SHALL GIVE BOND AS REQUIRED BY LAW IN SUCH

Stella L. Lutz

CAPACITY, AND SHALL MAKE ALL SUCH ACCOUNTINGS AS RE-
QUIRED BY LAW; AND IN THE EVENT THE SAID DAVID HANOVER
AND JOSEPH HANOVER SHALL FAIL TO SERVE IN SUCH CAPAC-
ITY FOR ANY REASON, THEN I HEREBY NOMINATE AND APPOINT
AS SUCCESSOR EXECUTORS J. ALAN HANOVER AND WILLIAM M.
WALSH, AND THEY, TOO, SHALL BE REQUIRED TO MAKE BOND,
AND TO GIVE SUCH ACCOUNTINGS AS MAY BE REQUIRED BY LAW.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND
IN THE PRESENCE OF THE UNDERSIGNED, WHOM I HAVE RE-
QUESTED TO WITNESS MY SIGNATURE AS ATTESTING WITNESSES
HERETO, THIS 9TH DAY OF AUGUST, 1960.

Estella C. Lutz
ESTELLA C. LUTZ.

SIGNED BY THE SAID ESTELLA C. LUTZ AS AND FOR HER
LAST WILL AND TESTAMENT IN THE PRESENCE OF THE UNDER-
SIGNED, WHO AT HER REQUEST, AND IN HER SIGHT AND PRES-
ENCE, AND IN THE SIGHT AND PRESENCE OF EACH OTHER, HAVE
HEREUNTO AFFIXED OUR SIGNATURES AS ATTESTING WITNESSES,
THE DAY AND DATE ABOVE WRITTEN.

Edythe W. Myer
WITNESS

219 Adams Avenue
ADDRESS

Miss Katherine George
WITNESS

224 S. Parkway E. #5
ADDRESS



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 2nd day
of June, 1989, at _____ o'clock _____ M., and was duly recorded
on the June 2, 1989, Book No. 22, Page 573.

BILLY V. COOPER, CHANCERY CLERK BY: mdaves D.C.

#29-016

JUN 2 1989

LAST WILL AND TESTAMENT OF DAVID CREAMER, JR.

BILLY V. COOPER
CHANCERY CLERK

BY M. Daves

KNOW ALL MEN BY THESE PRESENT that I, David Creamer, Jr., a widower and resident of Madison County, Mississippi, being over the age of eighteen years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my LAST WILL AND TESTAMENT, and do hereby revoke all other wills and/or codicils heretofore made by me.

ITEM 1. I bequeath and devise all of my property, both real and personal and wheresoever situated to my grandchildren, to-wit:

Jason Creamer, Rebecca Creamer, Heath Dailey, Laura Dailey, Chris Creamer and ^{adam} Andy Creamer, each to share alike. *also Richard Blake Finley grandson new baby*

ITEM 2. I hereby appoint my son, Bobby Dean Creamer, executor of my said estate without bond, waiving all requirements whatever of bond from him as such executor. I hereby waive an inventory and an appraisal of my estate as required by statute, and relieve my said executor of all duty to account to the courts for his acts and doings as such, and do hereby waive all court proceedings whatever in the administration of my estate, save the probate of this, MY LAST WILL AND TESTAMENT.

SIGNED AND DECLARED to be my LAST WILL AND TESTAMENT, this 26TH day of March, 1985.

David Creamer, Jr.
DAVID CREAMER, JR.

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of David Creamer, Jr. do hereby certify that the said David Creamer, Jr. on the day he executed the foregoing will was over the age of eighteen years and of sound and disposing mind and memory; that he signed and subscribed said Will and published it as his LAST WILL AND TESTAMENT in our presence and in the presence of each of us and that we at his expressed instance and request signed and subscribed said will as witnesses thereto in his presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this 26TH day of March, 1985.

Josephine Hood 122 N. Liberty St. Canton, MS. 39046
Alma Alfred 419 Trolie St Canton MS 39046



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 2nd day of June, 1989, at — o'clock — M., and was duly recorded on the June 2, 1989, Book No. 22, Page 577.

BILLY V. COOPER, CHANCERY CLERK BY: M. Daves D.C.

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

FILED
THIS DATE
JUN 2 1989
BILLY V. COOPER
CHANCERY CLERK
BY *M. Daves*

IN THE MATTER OF THE ESTATE OF
DAVID CREAMER, JR., DECEASED

CIVIL ACTION FILE NO. 29-016

PROOF OF WILL

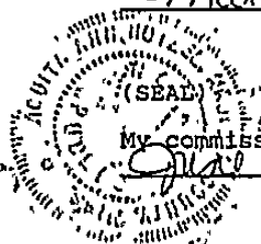
Comes now, Alma Alfred, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of David Creamer, Jr., and enters her appearance herein as provided by §91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that David Creamer, Jr., the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 26th day of March, 1985, the day and the date of said instrument, in the presence of this deponent and Josephine Hood, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having his usual place of abode in Madison County, Mississippi, and that she and Josephine Hood, 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.

Alma Alfred
ALMA ALFRED

STATE OF MISSISSIPPI
COUNTY OF Madison

SWORN TO AND SUBSCRIBED this the 6th day of March, 1987.

Aguita Alma Hutcheson
NOTARY PUBLIC



My commission expires: June 12, 1990



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 2nd day of June, 1989, at — o'clock — M, and was duly recorded on the June 2, 1989, Book No. 22, Page 578.

BILLY V. COOPER, CHANCERY CLERK BY M. Daves D C

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

FILED
THIS DATE
JUN 2 1989
BILLY V. COOPER
CHANCERY CLERK
BY *[Signature]*

IN THE MATTER OF THE ESTATE OF
DAVID CREAMER, JR., DECEASED

CIVIL ACTION FILE NO. 29-016

PROOF OF WILL

Comes now, JOSEPHINE HOOD, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of David Creamer, Jr., 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 David Creamer, Jr., the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 26th day of March, 1985, the day and the date of said instrument, in the presence of this deponent and Alma Alfred, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having his usual place of abode in Madison County, Mississippi, and that she and Alma Alfred, 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.

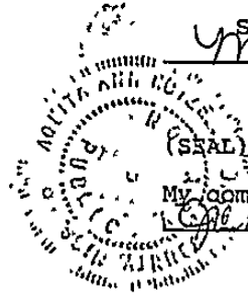
[Signature]
JOSEPHINE HOOD

STATE OF MISSISSIPPI
COUNTY OF Madison

SWORN TO AND SUBSCRIBED this the 6th day of March, 1987

[Signature]
NOTARY PUBLIC

My commission expires:
April 18, 1990



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 2nd day of June, 1989, at — o'clock — M., and was duly recorded on the June 2, 1989, Book No 22, Page 579.

BILLY V. COOPER, CHANCERY CLERK BY [Signature] D.C.



OFFICE OF ANITA RODEHEAVER, COUNTY CLERK, HARRIS COUNTY, TEXAS

29-689

FILED
THIS DATE

JUN 6 1989

BILLY V. COOPER
CHANCERY CLERK

Billy V. Cooper

Congressional Certificate

THE STATE OF TEXAS §
 §
COUNTY OF HARRIS §

I, JOHN HUTCHISON, sole and presiding Judge of Probate Court No. 1, formerly designated Probate Court, in and for Harris County, Texas, do hereby certify that the foregoing attestation and certificate of ANITA RODEHEAVER, is in due form of law, and that the said ANITA RODEHEAVER, is now, and was, at the time of making said certificate and attestation, the Clerk of the Probate Court No. 1, in and for Harris County, Texas, and that she is the proper officer to make such certificate and attestation; that her signature thereto is genuine, and that as such Clerk of the Probate Court No. 1, she is the sole custodian of papers, documents, records and seal pertaining to said Court.

IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE SEAL OF SAID COURT,

at my office in the Harris County Courthouse, Houston, Texas, on APRIL 3rd, 19 89.

John Hutchison

Judge, Probate Court No. 1, Harris County, Texas

THE STATE OF TEXAS §
 §
COUNTY OF HARRIS §

I, ANITA RODEHEAVER, Clerk of Probate Court No. 1, in and for Harris County, Texas, do hereby certify that the HONORABLE JOHN HUTCHISON, whose genuine signature appears on the foregoing certificate is now, and was, at the time of signing said certificate, the sole and presiding Judge of Probate Court No. 1, formerly designated Probate Court, of Harris County, Texas, duly commissioned and qualified in accordance with the laws of the State of Texas, and that said attestation is in due form of law.

IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE SEAL OF SAID COURT,

at my office in the Harris County Courthouse, Houston, Texas, on APRIL 3rd, 19 89.

Anita Rodeheaver

Clerk, Probate Court No. 1, Harris County, Texas

LAST WILL AND TESTAMENT
OF
EDWARD CLIPTON CHANDLER, JR.
223969

BOOK 22 PAGE 584

624-34-0458
PROBATE COURT 1

930546

833733

I, EDWARD CLIPTON CHANDLER, JR., an adult resident citizen of Harris County, Texas, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other wills and codicils heretofore made by me.

ARTICLE I

I hereby direct my Executrix to pay all of my just debts which may be probated, registered and allowed against my Estate and the expenses of my last illness and funeral as soon as may be conveniently done.

ARTICLE II

All the rest, residue and remainder of my property, real, personal and mixed of whatsoever kind and nature and wheresoever situated including lapsed legacies and bequests, of which I shall die seized or possessed or to which I shall be entitled at the time of my death or over which I shall have any power of appointment, I do hereby give, devise and bequeath to my wife, Merlene Jones Chandler.

ARTICLE III

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

Page 1 of 2 Pages

618-29-1779 #29-687

FILED
THIS DATE

JUN 6 1989

BILLY V. COOPER
CHANCERY CLERK
[Signature]

CERTIFIED COPY CERTIFICATE
STATE OF TEXAS
COUNTY OF HARRIS

The above is a full true, and correct photographic copy of the original record now in my lawful custody and possession, as the same is recorded in the Official Public Records of Probate Courts in my office and Preserved on Microfilm, and having Microfilm Identification Number as stamped thereon, I hereby certify on

APR 3 1989

ANITA RODEHEAVER
COUNTY CLERK
HARRIS COUNTY TEXAS

By

[Signature]
Deputy

Judy Sword



I hereby direct that my Executrix shall not be required to give and bond, and I hereby waive the necessity of having a formal appraisal made of my Estate. I also waive any and all inventories, appraisements and other formal requirements of law.

IN WITNESS WHEREOF, I do hereby sign, publish and declare this as my Last Will and Testament in the presence of the persons witnessing it at my request on this the 10th day of August, 1987.

Edward Clifton Chandler, Jr.
EDWARD CLIFTON CHANDLER, JR., TESTATOR

518-29-1783

624-34-0459

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

WITNESSES

Gene Brown

Carl Brown

FILED
SEP 8 1 05 PM '89
HARRIS COUNTY, TEXAS

Page 2 of 2 Pages

CERTIFIED COPY CERTIFICATE
STATE OF TEXAS
COUNTY OF HARRIS

The above is a full, true and correct photographic copy of the original record now in my lawful custody and possession, as the same is recorded in the Official Public Records of Probate Courts in my office and prepared on Microfilm and having Microfilm Identification Number's stamped thereon, I hereby certify on

APR 3 1989

ANITA RODEHEAVER
COUNTY CLERK
HARRIS COUNTY, TEXAS

Judy Sword
Deputy

Judy Sword

STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 6th day of June, 1989, at o'clock M., and was duly recorded on the June 6, 1989, Book No. 22, Page 580

BILLY V. COOPER, CHANCERY CLERK BY m. Daves D.C.



BOOK 22 PAGE 583
LAST WILL AND TESTAMENT

OF
TOXEY W. HALL

29-700

FILED THIS DATE JUN 7 1989 BILLY V. COOPER CHANCERY CLERK BY <i>[Signature]</i>
--

KNOW ALL MEN BY THESE PRESENTS, That I, Toxey W. Hall, one and the same person as Toxey Hall, Jr., of the City of Canton, County of Madison, State of Mississippi, being above the age of eighteen years and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils heretofore made by me.

ARTICLE I.

I direct that all of my just debts, all taxes and all expenses of my last illness and funeral be paid as soon after my death as conveniently can be done. I will and direct that the administration of my estate be closed as soon after my death as is reasonably possible.

ARTICLE II.

I hereby direct my Executor to pay all federal and state estate, inheritance, succession, transfer or other death taxes which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or 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 the property passing under Article VI hereof.

ARTICLE III.

My wife is Mary Walker Hall, and all references in this will to "my wife" or "said wife" shall be deemed to refer to her. I have two children who are as follows: Toxey Hall III and Mary Neal Hall Sumner. All references in this Will to "my children" or "said children" shall be deemed to refer to the above mentioned children.

ARTICLE IV.

A. I give and bequeath unto my wife, Mary Walker Hall, if she survives me, all of my personal belongings, consisting of jewelry, wearing apparel, sporting equipment, and similar property owned by me at the time of my death. I also give and bequeath unto my wife, if she survives me, all of the automobiles and equipment thereof owned by me at the time of my death. I also give and bequeath unto my wife, if she survives me, all of my interest in the household furniture, furnishings and effects, including but not limited to chinaware, silverware, glassware, linens, rugs, fixtures, portraits and works of art, which are in or used in connection with our homestead. If my wife does not survive me, I give and bequeath all such personal property described in this Article and owned by me at the time of my death and any household furniture, furnishings and effects I may own at that time unto my children, Toxey Hall III and Mary Neal Hall Sumner, in equal shares to be divided among them as they see fit, or if either should predecease me, then his or her share shall be distributed to him or her descendents, per stirpes.

B. In the event the beneficiaries hereunder shall be unable or unwilling, for any reason, to agree upon a division of said personal property, my Executor shall have full power and authority to make division thereof, or to prescribe the method of making division thereof, in such manner as the Executor shall deem equitable in the Executor's sole and absolute discretion.

ARTICLE V.

I hereby confirm the fact that all of the household furniture, furnishings and effects, including but not limited to chinaware, silverware, glassware, linens, rugs, fixtures, portraits, and works of art, which are in or used in connection with our homestead, are, and since their acquisition have been the sole property of my wife, said property having been acquired or purchased by her from her separate funds or expressly given to her by me. In the event that the legal title to any of the

property described in this paragraph is vested in my name, then, in such event, I hereby give and bequeath unto my wife any interest in any of said property that I may own at the time of my death.

ARTICLE VI.

A. I give and bequeath to the Trustee hereinafter named, IN TRUST NEVERTHELESS, a sum equal to the largest amount that can pass free of federal estate tax under this Article by reason of the unified credit and the state death tax credit (provided use of this credit does not require an increase in the state death taxes paid) allowable to my estate but no other credit and after taking account of dispositions under previous Articles of this Will and the property passing outside of this Will which do not qualify for the marital or charitable deduction, and after taking account of charges to principal that are not allowed as deductions in computing my federal estate tax. The value as finally fixed in the federal estate tax proceeding relating to my estate shall be used for purposes of such valuations and determinations. I recognize that no sum may be disposed of by this Article and that the funds so disposed of may be affected by the action of my Executor in exercising certain tax elections. Any property included in my estate at the time of my death and assigned or conveyed in kind to satisfy this bequest shall be valued for that purpose at the value thereof as of the date or dates of distribution.

B. This trust shall be known as the Toxey Hall Family Trust, and the trust estate shall be held, administered and distributed as follows:

1. The property comprising the trust estate shall be held by the Trustee and shall be invested, reinvested and managed by the said Trustee for the use and benefit of my wife and my descendants from time to time surviving. Said Trustee shall pay such part or all of the entire net income of said trust to my wife as the Trustee shall determine to be necessary for the

support, maintenance, medical care and welfare of my wife. In addition, the Trustee may pay any part or all of the principal of said trust to my wife as the Trustee may determine to be necessary for the support, maintenance, medical care and welfare of my wife. It is not my intention that the trust estate and income therefrom must be conserved for the ultimate remaindermen. Accordingly, in exercising the discretion given hereunder the Trustee may give sole consideration to the needs and welfare of my said wife and may disregard any rules or law regarding impartiality in investments between life income beneficiaries and remaindermen. The Trustee need not, however, make payments to my said wife which the Trustee considers to be in excess of the reasonable need of my wife.

2. Upon the death of my wife, the Trustee shall hold, administer and distribute the assets under the following terms and provisions:

a. The Trustee shall divide the trust assets into as many separate and equal shares as shall be necessary to allot one such share for each child of mine then living and one such share collectively, for the then living descendants, per stirpes, of each child of mine then deceased. Any property distributable to this trust in accordance with Article VII of this Will or by any other instrument after the division of the trust assets under this Paragraph 2 shall be allotted among my descendants in the manner described in the preceding sentence. The share created for each child of mine shall be distributed outright to him or her. In the event that a share is created for the descendants of a deceased child of mine, then such share or shares shall be distributed, per stirpes, to such descendants, subject to Paragraph b below.

b. If any beneficiary entitled to distributions of all or a portion of the trust estate under the terms and provisions of any of the foregoing paragraphs shall be under the age of twenty-one (21) years or be under any legal disability, his or



TOXEY W. HALL

her share shall be vested in him or her but distribution shall be postponed until he or she attains such age, or until such legal disability is removed. The Trustee shall pay to or for the benefit of such descendant such part of the income and principal of the retained share as the Trustee considers necessary for his or her support, education, maintenance, medical care, and welfare and may add to the principal any income not so expended. If such beneficiary dies before reaching the age of twenty-one (21) years, the Trustee shall distribute the then principal of said trust to the executor or administrator of such beneficiary's estate to be held, administered and distributed as a part thereof.

c. For purposes of this Will, a person legally adopted prior to attaining the age of eight years shall be considered in all respects as a natural child of the adopting parents.

d. During the lifetime of my wife she shall have the right to require the Trustee to distribute any part or all of the principal and accumulated income, if any, of the Toxey Hall Family Trust to Toxey Hall, III, Mary Neal Hall Sumner, and their children, in any manner and in such proportions as she may direct, in trust or otherwise. The power granted herein is an inter vivos special power of appointment and may only be exercised by specific reference to this power and in favor of the aforesaid persons. In no event shall the power granted herein be exercised in favor of Mary Walker Hall, her estate, her creditors, or the creditors of her estate.

ARTICLE VII.

A. If my wife survives me, I give, devise and bequeath unto her all of the rest, residue and remainder of my property, real, personal and mixed, and wherever situated, including all failed and lapsed legacies. My wife may disclaim any part or all of her interest in this bequest by giving written notice of such disclaimer to my Executor. If my wife disclaims in whole or in part, such disclaimed property shall be distributed to those



 TOXEY W. HALL

persons and in the manner set forth hereinafter in this Will as though my wife had predeceased me.

B. If my wife predeceases me, all of the rest, residue and remainder of my property, real, personal, and mixed, and wherever situated, including all failed and lapsed legacies, shall be delivered in equal shares to my children, Toxey Hall III and Mary Neal Hall Sumner. In the event that either of my said children shall have predeceased me, the share of my residuary estate for such predeceased child shall be distributed to his or her descendants, per stirpes. In the event that any such descendant is under the age of twenty-one (21) years or under any other legal disability, his or her share shall be held, administered, and distributed in the manner set forth under the provisions of Article VI, Paragraph B, sub-paragraph 2b.

ARTICLE VIII.

A. 1. The trusts specified herein are intended to be within the definition of a "trust" as set forth in the Uniform Trustees' Powers Act, Chapter 372, Mississippi Laws of 1966 (Section 91-9-101, et seq., Mississippi Code of 1972), and the said Trustee shall have all of the powers afforded to trustees in and by the terms and provisions of said statute, as now or hereafter amended, reference to which statute is hereby made for all purposes.

2. In expansion of the powers granted under this paragraph A, the Trustee shall have the power and authority to sell any trust property, including any real property, for cash or on credit, at public or private sales, upon such terms and conditions as the Trustee may determine without the necessity of any court order and without the necessity of any notice to any beneficiary of any trust created under the terms and provisions of this Will. In connection with any such sale, the Trustee shall determine the prices and terms of the sales, shall have the authority to grant options to purchase or acquire any trust

property, and shall also have the power to exchange any trust property for other property.

B. None of the beneficiaries hereunder shall have any power to charge by way of anticipation any interest given to such beneficiary; and all sums payable to such beneficiaries hereunder shall be free and clear of the debts, contracts, alienations and anticipations of the beneficiaries, and of all liabilities, levies, attachments, and proceedings of whatsoever kind, at law and equity, and in the case of a married person, free from control of such person's spouse.

C. During the continuance of the trusts under this Will, my Trustee shall render not less frequently than annually statements of account to the beneficiary or beneficiaries then entitled to current income. In the event that any person entitled to statements hereunder is a minor or otherwise legally incapacitated, such statements are to be rendered to the guardian of or the individual with whom such person resides. The statement shall show all receipts and disbursements and a list of all assets held as of the closing dates of the accountings.

D. It shall not be necessary that the Trustee furnish accountings other than provided for above either during the continuance of the trusts or upon the termination of the same, and I expressly waive any requirements of law or otherwise that accountings be filed with any court or other public tribunal except upon the written request of any individual having an interest in the trusts or by the voluntary action of the Trustee.

E. Anything in this Will to the contrary notwithstanding, any beneficiary or the duly appointed personal representative of the estate of any beneficiary of my estate or any trust estate hereunder shall have the right and power to disclaim irrevocably such beneficiary's interest in my estate or such trust estate, by written notice delivered to the holder of the legal title to the property to which such interest relates at any time prior to the

acceptance by or on behalf of such beneficiary of such interest or any of its benefits and within nine (9) months of the date of my death; and, upon receipt of such written notice such interest shall be administered in accordance with the provisions hereof as though such beneficiary had predeceased me. Further, upon the request of any beneficiary my Executor or Trustee is directed to join with such beneficiary in the execution of any such disclaimer.

ARTICLE IX.

If my wife shall die simultaneously with me or under such circumstances as to render it impossible or difficult to determine who predeceased the other, I direct that I shall be deemed to have predeceased my wife. If any legatee or devisee other than my wife shall die simultaneously with me or under such circumstances as to render it difficult or impossible to determine who predeceased the other, I hereby declare that I shall be deemed to have survived such legatee or devisee. The provisions of my Will shall be construed upon these assumptions, notwithstanding the provisions of any law establishing a different presumption of order of death or providing for survivorship for a fixed period as a condition of inheritance of property.

ARTICLE X.

I hereby nominate, constitute and appoint my wife, Mary Walker Hall, as Executrix of this my Last Will and Testament. Should my wife, Mary Walker Hall, be unable or unwilling to serve as Executrix either before or after entering upon such duties, I hereby appoint my son, Toxey Hall III as alternate Executor of this Will. I hereby appoint Toxey Hall III as Trustee of any and all trusts as created under this Will. Should he be unable or unwilling to serve as Trustee either before or after entering upon such duties, I hereby appoint my daughter, Mary Neal Hall Sumner as successor Trustee of any and all trusts as created under this Will. Should she be unable or

unwilling to serve as Trustee, either before or after entering upon such duties, I hereby appoint Merchants & Farmers Bank, Canton, Mississippi as second successor Trustee of any and all trusts created under this Will. I hereby relieve my said Executrix, my alternate Executor, my Trustee and my successor Trustee from giving bond, from having an appraisal made of my estate and of making or filing any reports, returns or accountings of any kind or character to any Court or other tribunal.

During the period of administration thereof, my Executor shall have all of the powers afforded to trustees in and by the terms and provisions of the said Uniform Trustees' Powers Act, as now or hereafter amended, and wherever the term "trust" is used in said statute it shall be deemed to refer to my "estate."

In addition to the powers afforded to my said personal representative by the Uniform Trustees' Powers Act, I specifically give and grant to my Executor the following powers, by way of illustration and not of limitation:

(a) To pay, settle or compound any and all rights, debts, demands, or claims, either in favor of or against my estate, upon such terms as the Executor may deem fit and for such purposes to give or receive full receipts and discharges.

(b) To litigate, compound, or settle inheritance, estate, transfer or succession taxes assessed by reason of my death, and gift, income or other taxes assessed against me or my estate; and to make deposits to secure the payment of any inheritance tax, which deposits shall be conclusive upon all persons.

(c) To claim expenses as either income or estate tax deductions when an election is permitted by law and to make such adjustment of tax between income and principal as the Executor shall deem proper. The decision of my Executor shall be binding and conclusive on all persons.

(d) To exercise all powers set forth in Article VIII, Paragraph A 2 above.



TOXEY W. HALL

ARTICLE XII.

A. Throughout this Will, the masculine gender shall be deemed to include the feminine, and the singular, the plural, and vice versa.

B. The term "Executor" as used herein shall be deemed to refer to my Executrix and my alternate Executor. The term "Trustee" as used herein shall be deemed to refer to any Trustee or successor Trustee.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, consisting of 10 pages on the 15 day of JULY, 1988.

[Signature]
TOXEY W. HALL

WITNESSES:

[Signature]

[Signature]

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by Toxey W. Hall as his Last Will and Testament, that he signed the same in our presence and in the presence of each of us, and that we, at his request, and in his presence and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the 15 day of JULY, 1988.

[Signature]

[Signature]

Page 10.



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 7 day of June, 1989, at _____ o'clock — M, and was duly recorded on the June 7, 1989, Book No 22, Page 583.

BILLY V. COOPER, CHANCERY CLERK BY: [Signature] D.C.

29-700

BOOK 22 PAGE 593
PROOF OF WILL

FILED
THIS DATE
JUN 7 1989
BILLY V. COOPER
CHANCERY CLERK
BY Bledgar

STATE OF MISSISSIPPI
COUNTY OF MADISON

We, FRANCES H. BROWN and MARY ELIZABETH BRYANT, on oath state that we are the subscribing witnesses to the attached written instrument dated the 15 day of JULY, 1988, which has been represented to us to be the Last Will and Testament of Toxey W. Hall, who indicated to us that he is a resident of and has a fixed place of residence in the City of Canton, County of Madison, State of Mississippi. On the execution date of the instrument, the Testator, in our presence and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be his Will, and requested that we attest to the execution thereof whereupon, in the presence of the Testator and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testator was over eighteen (18) years of age, and in our opinion was of sound mind, in full possession of his mental faculties, and acting without undue influence, fraud or restraint.

DATED this 25 day of MAY, 1989.

Frances H. Brown

Mary Elizabeth M. Bryant

Subscribed and sworn to before me on this the 25th day of May, 1989.



Rita H. Reason
NOTARY PUBLIC

236.JT048

Page 11.

STATE OF MISSISSIPPI, County of Madison:
I certify that the within instrument was filed for record in my office this 7 day of June, 1989, at o'clock M, and was duly recorded on the June 7, 1989, Book No. 22, Page 593
BILLY V. COOPER, CHANCERY CLERK BY Bledgar D.C.



JUN 9 1989

BILLY V. COOPER
CHANCERY CLERK

Bedgar oc

BOOK 22 PAGE 594

Last Will and Testament

OF

MARY HARRISON GILLESPIE

29-702

I, Mary Harrison Gillespie, being of sound mind and memory, do hereby make, publish and declare this my Last Will and Testament, and I hereby revoke any and all Wills and Codicils heretofore made by me.

ITEM I

1.1 I direct that all expenses of my last illness, the disposition of my final remains, including any burial and funeral rites, and any monument or marker be borne by my estate and paid by my Executor.

1.2 I direct that all my just debts, other than those barred by the Statute of Limitations, be paid by my Executor.

1.3 All bonds, bank accounts, savings accounts and similar property in which I have ownership and which are by their terms payable upon my death to another person, shall be the sole property of such other person and my Executor shall not make any claim against such other person.

ITEM II

2.1 I give and bequeath to my husband, Barry Gillespie, all my interest in the household goods and furniture which I jointly own with my husband, if he is living thirty (30) days after my death. If my husband does not survive me by thirty (30) days, the goods and furniture are to be sold and the proceeds disbursed with the rest of my estate as hereafter provided.

2.2 To my sister-in-law, Vera Neel Harrison, I bequeath the sum of Five Thousand (\$5,000.00) Dollars, if she survives me.

Mary Harrison Gillespie

MARY HARRISON GILLESPIE

2.3 To my cousin, Marion Thurman Sanford, I bequeath the sum of Five Hundred (\$500.00) Dollars, if she survives me.

2.4 My fur scarf and my jewelry shall, in the discretion of my Executor, be distributed to such parties as I may have requested, by separate writing, prior to my death, or be sold and the proceeds disbursed with the rest of my estate as hereafter provided.

2.5 Those items of china and silver that are marked with a letter "H" or "Harrison", I bequeath to my Mother's grandsons, Miller Thurman Harrison and Merritt Neel Harrison, in accordance with her will.

2.6 All the rest, residue and remainder of my estate, including any lapsed or void legacies, I give, bequeath and devise to the following persons in the following proportions:

- (a) One-half (50%) of such residue to Miller Thurman Harrison, if he survives me, otherwise to Merritt Neel Harrison, if he survives me; if neither survive me, then to those of a group composed of Miriam Jones Harrison, Nancy Page Harrison, Mary Lynn Harrison Saylor and Merritt Neel Harrison, Jr. who survive me, share and share alike.
- (b) Three-tenths (30%) of such residue to Merritt Neel Harrison, if he survives me; if Merritt Neel Harrison should predecease me, then to those of a group composed of Miriam Jones Harrison, Nancy Page Harrison, Mary Lynn Harrison Saylor and Merritt Neel Harrison, Jr. who survive me, share and share alike.
- (c) The remainder shall be distributed to those of a group composed of Miriam Jones Harrison, Nancy Page Harrison, Mary Lynn Harrison Saylor and Merritt Neel Harrison, Jr. who survive me, share and share alike.

Mary Harrison Gillespie

MARY HARRISON GILLESPIE

ITEM III

3.1 I hereby constitute and appoint as Executor of this Will, Anne A. Branch of Jackson, Mississippi. If she is for any reason unable or unwilling to serve as such Executor, whether before or after entering upon the duties as same, then I hereby constitute and appoint as Executor of this Will, Crane D. Kipp.

ITEM IV

4.1 In the management, care and disposition of my estate and of every trust, I confer upon the Executor of this Will, and any successor in office, the power to do all things and execute such instruments as may be deemed desirable or expedient, including but not limited to the following powers, all of which powers may be exercised without order of or report to any court.

4.2 To sell at public or private sale, retain, lease for any period, invest, reinvest, borrow by a pledge or mortgage of, and exercise options in, any part or all of any real and personal property, upon such terms (credit or otherwise) and conditions, in such manner and for any such purposes as my Executor deems in the best interest of my estate; to execute, acknowledge and deliver any and all instruments of conveyance or assignment as may be required.

4.3 To make distribution in cash or in kind or partly in each and the division made and the values established by my Executor shall be binding and conclusive on all persons taking hereunder; to adjust, compromise, compound, release and discharge all debts and claims in favor of or against my estate, upon such terms and conditions as my Executor deems in the best interest of my estate; to do any and all other things necessary or convenient in the proper administration of my estate.

4.4 To file or join with my spouse or my spouse's estate in filing any federal income or gift tax returns and declarations and to consent to any gifts made by my spouse as having been made half by me, all without any duty to obtain consideration

Mary Harrison Gillespie

 MARY HARRISON GILLESPIE

therefor; to pay any part or all of such income and gift taxes, including interest and penalties thereon, if any, as a debt of my estate.

4.5 To elect whether any deduction shall be claimed as an income or estate tax deduction, notwithstanding that such action may be advantageous or disadvantageous to any one or more beneficiaries.

4.6 To loan money with or without security.

4.7 To do any and all things in connection with the management of my estate in as full and complete manner as I could were I in life, all without obtaining approval of court.

4.8 I relieve my Executor from giving bond, filing inventories, having my estate appraised and from otherwise accounting to any court.

4.9 Whenever the Executor is directed to pay any money or distribute any property to a minor, such Executor shall not require an appointment of a guardian, but shall be authorized to pay the same over to the person having custody of such minor.

4.10 Any successor Executor shall not be required to inquire into or audit the acts of any predecessor Executor or to make any claim against any such Executor or to make any claim against such Executor's estate.

ITEM V

5.1 Any fiduciary may resign from office without leave of court at any time and for any reason by filing a written instrument of resignation with the clerk of the appropriate court.

5.2 If ancillary administration be required in any state in which my Executor shall be unable or unwilling to qualify, then and in that event my domiciliary Executor shall designate in writing the person or corporate fiduciary to act in such capacity with all the powers and immunities of my domiciliary Executor as may be specifically delegated by such written designation.

Mary Harrison Gillespie
MARY HARRISON GILLESPIE

Unless prohibited by law of the state in which such property is located, I direct that upon sale of any asset by the ancillary fiduciary, the proceeds thereof shall be paid to my domiciliary Executor.

IN WITNESS WHEREOF, I hereunto set my hand and affix my seal to this, my Last Will and Testament, this the 13th day of April, 1988.

Mary Harrison Gillespie
MARY HARRISON GILLESPIE

Signed, sealed, published and declared by Mary Harrison Gillespie, -the Testatrix above-named, as and for her Last Will and Testament, in our presence, and in the presence of each other and believing her to be of sound mind, have hereunto subscribed our names as witnesses the day and year last above set forth.

Paula E. Bruck
Witness

2144 Lake Shore Dr. #25-B
Ridgeland, MS 39157
Address

Grace M. Myers
Witness

202 Carleton Dr.
Jackson, MS 39209
Address



STATE OF MISSISSIPPI, County of Madison
I certify that the within instrument was filed for record in my office this 13th day of June, 1988, at _____ o'clock — M, and was duly recorded on the June 9, 1988, Book No 22, Page 514
BILLY V. COOPER, CHANCERY CLERK BY: Bodger D C

BOOK 22 PAGE 599
AFFIDAVIT

FILED
THIS DATE

JUN 9 1989

BILLY V. COOPER
CHANCERY CLERK
B. V. Cooper

29-702

STATE OF MISSISSIPPI
COUNTY OF HINDS
FIRST JUDICIAL DISTRICT

This day personally appeared before the undersigned authority at law in and for the jurisdiction aforesaid, GRACE M. MYERS, who, being by me first duly sworn according to law says on oath:

1. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of MARY HARRISON GILLESPIE, who is personally known to this affiant, and whose signature is affixed to said Last Will and Testament, which said Last Will and Testament is dated April 13, 1988, and consists of five (5) typewritten pages.

2. That on the 13th day of April, 1988, the said MARY HARRISON GILLESPIE signed, published and declared said instrument as her Last Will and Testament, in the presence of this affiant and in the presence of PAULA E. BRUCE, the other subscribing witness to said instrument.

3. That said testatrix, MARY HARRISON GILLESPIE, was then and there of sound and disposing mind and memory and over the age of twenty-one (21) years.

4. That this affiant, and PAULA E. BRUCE, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request and in the presence of said testatrix, MARY HARRISON GILLESPIE, and in the presence of each other.

5. That this affiant is a resident of the First Judicial District of Hinds County, Mississippi.

Grace M. Myers
GRACE M. MYERS

SWORN TO AND SUBSCRIBED before me, this the 8th day of May, 1989.

Elizabeth Dutton Branch
NOTARY PUBLIC

My Commission Expires:

My Commission Expires June 9 1991



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 9th day of June, 1989, at — o'clock — M., and was duly recorded on the June 9, 1989, Book No 22, Page 599.

BILLY V. COOPER, CHANCERY CLERK BY: *B. V. Cooper* D.C.