

FILED

APR 04 1994

BOOK 27 PAGE 01

AT 10:15 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK
By: *Karen Jupp, DC*

LAST WILL AND TESTAMENT

#94-152

I, DELL BRENT DUNHAM, presently residing at Canton, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one years, do hereby make, declare, and publish the following as my Last Will and Testament, hereby revoking all other wills and codicils that I have heretofore made:

CLAUSE I

I give, bequeath, and devise all of my estate and property, real and personal, and of whatsoever nature and kind and wheresoever located, that I may own at the time of my death unto my husband Leighton Hall Dunham, if he shall survive me.

CLAUSE II

In the event that my said husband Leighton Hall Dunham should predecease me, then in such event I give, bequeath, and devise all of my estate and property to Leighton Hall Dunham, Jr., who presently resides at Slidell, Louisiana.

CLAUSE III

I name, constitute, and appoint my husband Leighton Hall Dunham as my executor under this will but should he predecease me or otherwise decline, refuse, or be unable to act in said capacity then I name, constitute, and appoint Leighton Hall Dunham, Jr., as executor under this will. I direct that my executor hereunder as named above be relieved of making bond or accounting to any court.

CLAUSE IV

In the event that my husband and I should die under such circumstances that it is difficult or impracticable to determine

Last Will and Testament of
Dell Brent Dunham
Page 2

who survived the other, then for the purpose of construing this will my husband shall be deemed to have predeceased me.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this the 19 day of April, 1974.

Dell Brent Dunham
Dell Brent Dunham

The foregoing instrument was, on the date shown above, signed, published and declared by DELL BRENT DUNHAM 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.

Etta I. Powell

Etta I. Powell

Witnesses.



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 4 day of April, 1974, at 10:15 o'clock A M., and was duly recorded on the April 4, 1974, Book No. 27, Page 1.

STEVE DUNCAN, CHANCERY CLERK

BY: K. Carney D.C.

FILED
THIS DATE
10:15 AM
APR 04 1994

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MODELL B. DUNHAM, DECEASED

FILED
THIS DATE
MAR 25 1994
STEVE DUNCAN
CHANCERY CLERK
BY *Karen Supp*

STEVE DUNCAN
CHANCERY CLERK
K. Gregory

PROOF OF WILL

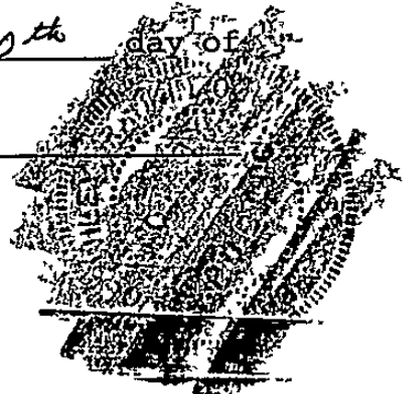
STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, Etta C. Powell, a subscribing witness to a certain instrument of writing purported to be the *Last Will and Testament of Dell Brent Dunham*, who being duly sworn, deposed and said that the said Dell Brent Dunham also known as Modell B. Dunham signed, published and declared said instrument as her Last Will and Testament on the 14th day of April, 1974 the day of the date of said instrument, in the presence of this deponent and in the presence of R. H. Powell, Jr. and that said Testator was then of sound and disposing mind and memory and more than twenty-one (21) years of age, and this deponent and R. H. Powell, Jr. subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testator and in the presence of said Testator and in the presence of each other on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 20th day of January, 1994. *Etta C. Powell*
ETTA C. POWELL

SWORN TO AND SUBSCRIBED BEFORE ME on this the 20th day of January, 1994.
(SEAL) *Penny Wiley*
NOTARY PUBLIC

My Commission Expires: May 18, 1994



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 4 day of April, 1994, at 10:15 o'clock A M., and was duly recorded on the April 4, 1994, Book No. 27, Page 3.

STEVE DUNCAN, CHANCERY CLERK

BY: *K Gregory* DC

THIS DATE 10:15 AM APR 04 1994

IN THE CHANCERY COURT OF MADISON COUNTY STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF MODELL B. DUNHAM, DECEASED

FILED THIS DATE MAR 25 1994 CIVIL ACTION, NO. 31,705 BY Steve Duncan Chancery Clerk

STEVE DUNCAN CHANCERY CLERK

PROOF OF WILL

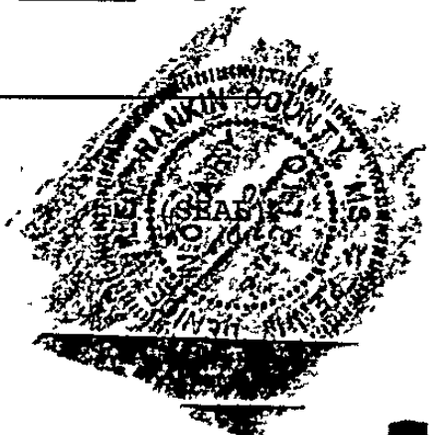
STATE OF MISSISSIPPI COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, R. H. Powell, Jr., a subscribing witness to a certain instrument of writing purported to be the Last Will and Testament of Dell Brent Dunham, who being duly sworn, deposed and said that the said Dell Brent Dunham also known as Modell B. Dunham, signed, published and declared said instrument as her Last Will and Testament on the 14th day of April, 1974 the day of the date of said instrument, in the presence of this deponent and in the presence of Etta C. Powell and that said Testator was then of sound and disposing mind and memory and more than twenty-one (21) years of age, and this deponent and Etta C. Powell subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance of said Testator and in the presence of said Testator and in the presence of each other on the day and year of the date of said instrument.

WITNESS MY SIGNATURE on this the 20th day of January, 1994. R. H. POWELL, JR.

SWORN TO AND SUBSCRIBED BEFORE ME on this the 20th day of January, 1994. Penny Wiley NOTARY PUBLIC

My Commission Expires: May 19, 1994



STATE OF MISSISSIPPI, COUNTY OF MADISON: I certify that the within instrument was filed for record in my office this 4 day of April, 1994, at 10:15 o'clock A M., and was duly recorded on the April 4, 1994, Book No. 27, Page 4.

STEVE DUNCAN, CHANCERY CLERK BY: K. Gregory D.C.

FILED

APR 12 1994

AT 12:20 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK

By K. C. Cragg D.C.

BOOK 27 PAGE 05

LAST WILL AND TESTAMENT OF ALLIE COLLINS

I, Allie Collins, a widow, and resident of Canton, Mississippi, being of sound and disposing mind and memory and above the age of eighteen years, do hereby make this, MY LAST WILL AND TESTAMENT, especially revoking all prior testamentary documents.

ITEM 1. I hereby will, devise and bequeath all of my property, real, personal and mixed of whatever kind and wheresoever situated to my children, to-wit: Clifford Collins, Easter Jordan, Endia Marie Anderson, Fannie Mae Terry, John Collins, Jr., Allie Mae Rutledge and Lewis Collins, each to share alike.

ITEM 2. I hereby nominate and appoint my daughter, Easter Jordan, executrix of this, MY LAST WILL AND TESTAMENT, and do hereby excuse said executrix from entering into bond.

ITEM 3. I waive an inventory and appraisalment of my estate as required by statute, and relieve said executrix of all duty to account to the courts for her acts and doings as such, and do hereby waive all court proceedings whatever in the administration of my estate, save the probate of this, MY LAST WILL AND TESTAMENT.

WITNESS MY SIGNATURE, this 11th day of July, 1981.

Allie Collins
ALLIE COLLINS

Joyline Head (WITNESS)
Alma Luskett (WITNESS)

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES, this 11th day of July, 1981.

Joyline Head (WITNESS)
Alma Luskett (WITNESS)

CODICIL #1. March 7, 1983

My son, Clifford Collins, passed in 1982 and I now remove his name from this will and give and devise unto the other six named in ITEM #1, of this Will all of my property of everykind and description share and share alike.

WITNESS MY SIGNATURES, this 7th day of March, 1983.

Allie Collins
ALLIE COLLINS

Joyline Head
Alma Luskett



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 12 day of April, 1994, at 12:20 o'clock P M., and was duly recorded on the April 12, 1994, Book No 27, Page 5

STEVE DUNCAN, CHANCERY CLERK

BY *K. C. Cragg* D.C.

BOOK 27 PAGE 06

MADISON COUNTY, MS

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED

APR 12 1994

IN THE MATTER OF THE ESTATE OF
ALLIE COLLINS, DECEASED

AT 12:20 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK

By: K. Caraway D.C.
CAUSE NO. 94-117

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, ALMA LUCKETT, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of ALLIE COLLINS, of the County of Madison, Mississippi, who, having been duly sworn makes oath that the said ALLIE COLLINS signed, published and declared said instrument as her Last Will and Testament on the 11th day of July, 1981, the day and date of said instrument, in the presence of this affiant and JOSEPHINE HOOD, the other subscribing witness to said instrument; that the said ALLIE COLLINS signed, published and declared the Codicil located at the bottom of her Last Will and Testament on the 7th day of March, 1983, the day and date of said instrument, also in the presence of this affiant and JOSEPHINE HOOD, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one (21) years and upward of age and that I, ALMA LUCKETT, the Affiant, and JOSEPHINE HOOD, subscribed and attested said instruments 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.

Alma Lockett
ALMA LUCKETT

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 24th day of March, 1994.

Delma D. Nowlenick
NOTARY PUBLIC

MY COMMISSION EXPIRES:
Feb 12 1995
(SEAL)

damp\will\affsubw1 108



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 12 day of April, 1994, at 12:20 o'clock P M, and was duly recorded on the April 12, 1994, Book No 27, Page 6.

STEVE DUNCAN, CHANCERY CLERK BY K. Caraway D.C.

FILED

APR 15 1994

AT 10:56 O'CLOCK A.M.
STEVE DUNCAN, CHANCERY CLERK

By: Kaye Jupp, P.C.

Last Will and Testament

OF

94-167

WILLIAM PERVY BOBO

I, William Pervy Bobo, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this my Last Will and Testament and I do hereby revoke all other wills and codicils heretofore made by me.

ITEM I.

I hereby nominate, appoint and designate my three children, Mary Dianne Bobo Walker, William Owen Thompson and Robert Thompson Bobo, as Co-Executors of this my Last Will and Testament. In the event that any of my children predecease me, decline to serve as Co-Executor, or be unable to serve, I direct that my remaining children or child shall serve as the sole Co-Executors or Executor. I hereby waive the necessity of my Co-Executors entering into a bond as such and I waive the necessity of filing with the Court any accountings, inventory or formal appraisal of my estate. I do hereby grant my Co-Executors all the powers set forth in Sections 91-9-101 to 91-9-109 of the Mississippi Code of 1972, and any others that may be granted by law.

ITEM II.

I hereby direct that all of my funeral expenses and all of my just debts which may be probated, registered and allowed against my estate be paid as soon after my death as can be conveniently done.

ITEM III.

I direct that my Co-Executors pay out of my estate without apportionment all estate and other taxes assessed by reason of my death and imposed by the government of the United States, or any state or territory thereof, in respect of all property required to be included in my gross estate for estate or like tax purposes by any of such governments.

ITEM IV.

All of my items of personal use and household furnishings I give, devise and bequeath unto my wife, Doris Owen Thompson Bobo. If my wife shall predecease me, then I give, devise and bequeath said property to my children, Mary Dianne Bobo Walker, William Owen Thompson and Robert Thompson Bobo, in equal shares, or, if a child is deceased, then said deceased's child share to the issue of said child, per stirpes.

ITEM V.

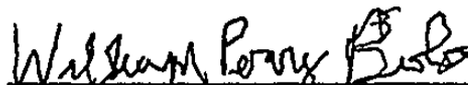
All of the rest, residue and remainder of the property which I may own at the time of my death, real, personal and mixed, tangible and intangible, of whatsoever nature and wheresoever situated, I give, bequeath, and devise to Mary Dianne Bobo Walker, William Owen Thompson and Robert Thompson Bobo, as Trustees of the William Pervy Bobo and Doris Owen Thompson Bobo Joint Revocable Trust to be added to and to become part thereof. In the event said Trust has terminated prior to my death, then I give, devise and bequeath all of the rest, residue and remainder of said property to my three children, Mary Dianne Bobo Walker, William Owen Thompson and Robert Thompson Bobo, in equal shares, or, if a child is deceased, then said deceased child's share to the issue of said child, per stirpes.

ITEM VI.

This Last Will & Testament consists of three (3) typewritten pages on each of which I have for greater security and identification signed my initials thereto.

IN WITNESS WHEREOF, I have this day subscribed my name to this document before the two undersigned attesting witnesses.

THIS the 26th day of November, 1993.


WILLIAM PERVY BOBO

This instrument was, on the day shown above, signed, published and declared by WILLIAM PERVY BOBO 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:

Walter S. Redden, Jr.
NAME
5066 Canton Heights Dr.
ADDRESS
Jackson, MS 39211

Kenneth Harmon
NAME
3853 Tyrore Dr.
ADDRESS
Jackson, MS 39216

STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 15th day of April, 1994, at 10:56 o'clock A. M., and was duly recorded on the 15th day of April, 1994, Book No. 17, Page 07.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Supp D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
WILLIAM PERVY BOBO

CAUSE NO. 94167

MADISON COUNTY, MS

FILED

APR 15 1994

AT 10:58 O'CLOCK A. M
STEVE DUNCAN, CHANCERY CLERK

By: *Karen Supp, DC*

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, the within named KENNETH HARMON, one of the subscribing witnesses to a certain instrument of writing, the original of which is attached hereto, purporting to be the Last Will and Testament of William Pervy Bobo, of the First Judicial District of the County of Hinds, State of Mississippi, who having been by me first duly sworn, did state on oath that the said WILLIAM PERVY BOBO on the 26th day of November, 1993, in the presence of this affiant and the other subscribing witness, signed, published and declared said instrument as his Last Will and Testament and that said Testator at said time was of sound and disposing mind and memory and more than twenty-one years of age, and that this affiant subscribed and attested said instrument as a witness to the signature and publication thereof at the

special instance and request of said Testator in the presence of said Testator and the other subscribing witness.

Kenneth Harmon
KENNETH HARMON

SWORN TO AND SUBSCRIBED BEFORE ME, this the 8th day of March, 1994.

Janifer H. Kirk
NOTARY PUBLIC

My Commission Expires:
My Commission Expires March 11, 1995

(SEAL)
G:\GB\WP\JKHP\BOBO.AFF

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 15th day of April, 1994, at 10:58 o'clock A. M., and was duly recorded on the 15th day of April, 1994, Book No. 17, Page 10.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Jupp D.C.

MADISON COUNTY, MS

Last Will and Testament

FILED

APR 20 1994

OF

AT 4:02 O'CLOCK P. M.
STEVE DUNCAN, CHANCERY CLERK

BETTY JO B. PLUMMER

By: *Karen Hipp*

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

I.

I hereby nominate and appoint my husband, LANNIS FAVER PLUMMER, as Executor of my Will and Estate, and direct that he serve as such without bond and without accounting to any Court.

II.

I hereby will, devise and bequeath unto my husband, LANNIS FAVER PLUMMER, all of my property, real, personal and mixed, whatsoever, and wheresoever situated, to have and to hold absolute and forever.

III.

In the event that my husband shall fail to survive me, or in the event that our deaths should occur simultaneously or under such circumstances which render it doubtful as to which of us survived the other, then in those events, but only in those events and under those circumstances:

- (a) I nominate and appoint my son, JAMES WALTER PLUMMER, as Executor of my Will and Estate.

(b) I will, devise and bequeath all of my property, real, personal and mixed, unto my three children, RHONDA GAIL PLUMMER GREEN, LANNIS PLUMMER DUNCAN, and JAMES WALTER PLUMMER, in equal shares, share and share alike.

IN WITNESS WHEREOF, I have hereunto set my hand unto this my Last Will and Testament on this 21st day of July, 1979.

Betty Jo B. Plummer
BETTY JO B. PLUMMER

TESTATRIX

ATTESTING WITNESSES:

R L Goyan

Marie T. Plummer

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES on this the 21st day of July, 1979.

R. L. Goya
Gene T. Allister

WITNESSES

STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 20th day of April, 1994, at 4:02 o'clock P. M., and was duly recorded on the 20th day of April, 1994, Book No. 27, Page 12.

STEVE DUNCAN, CHANCERY CLERK BY Karen Jupp D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED

APR 20 1994

IN THE MATTER OF THE ESTATE OF
BETTY JO B. PLUMMER, DECEASED

AT 4:00 O'CLOCK P. M.
STEVE DUNCAN, CHANCERY CLERK

By: Karen Supp, O.C.
84/180

CIVIL ACTION FILE NO. _____

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, R. L. GOZA, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Betty Jo B. Plummer, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Betty Jo B. Plummer signed, published and declared said instrument as her Last Will and Testament on the 21st day of July, 1979, the day and date of said instrument, in the presence of this affiant and Merle T. Albritton, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one (21) years and upward of age and that I, R. L. GOZA, the Affiant and Merle T. Albritton 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.

R. L. Goza
R. L. Goza

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 23rd day of March, 1994.

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES:

1-19-95

(SEAL)

I\FIRM\DM\PE\STATE\B\AFFGOZA.103

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 20th day of April, 1994, at 4:02 o'clock P. M., and was duly recorded on the 20th day of April, 1994, Book No. 27, Page 15.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Supp D.C.

MADISON COUNTY, MS

FILED

MAY 05 1994

AT 11:57 O'CLOCK A. M
STEVE DUNCAN, CHANCERY CLERK

By: Karen Tripp, D.C.
#94129

LAST WILL AND TESTAMENT
OF
ALTON B. CLINGAN, SR.

I, ALTON B. CLINGAN, SR., domiciled in Ridgeland, County of Madison, State of Mississippi, declare this to be my Last Will and Testament. I revoke all my prior Wills and Codicils.

ITEM I.

I devise and bequeath to my wife, ROSA MAE HARDY CLINGAN, if she be living at the time of my death, all of my property of every kind and character, real, personal or mixed, wheresoever situated.

ITEM II.

In the event my wife does not survive me, then I devise and bequeath all of my property of every kind and character, real, personal and mixed, wheresoever situated, to my sons, ALTON B. CLINGAN, JR., and ROBERT CHARLES CLINGAN, share and share alike, or their issue per stirpes.

ITEM III.

I do hereby appoint my son, ALTON B. CLINGAN, JR., as Executor of this my Last Will and Testament. If he is unable to serve, then I appoint in his place my wife, ROSA MAE HARDY CLINGAN. I hereby direct that neither the Executor nor the Substitute Executor shall be required to give any bond, and I hereby waive the necessity of having a formal appraisal made of my estate.

A.B.C.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 26 day of August, 1965.

Alton B. Clingan, Sr.
Alton B. Clingan, Sr.

This instrument was, on the day and year shown above, signed, published and declared by ALTON B. CLINGAN, SR. 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.

Margaret Neff
Hugh C. Montgomery

Jackson, Mississippi
Jackson Mississippi



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 5th day of May, 1994, at 11:57 o'clock A. M., and was duly recorded on the 5th day of May, 1994, Book No. 27, Page 17.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Supp D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: THE ESTATE OF ALTON B. CLINGAN, SR., DECEASED

CAUSE NO. 94129

ALTON B. CLINGAN, JR.

PETITIONER

AFFIDAVIT OF SUBSCRIBING WITNESS TO
LAST WILL AND TESTAMENT OF ALTON B. CLINGAN, SR.

STATE OF Mississippi
COUNTY OF Madison

Personally came and appeared before me, the undersigned authority in and for the County and State aforesaid, HUGH MONTGOMERY, who after being by me first duly sworn, stated on Oath that I was in the presence of Alton B. Clingan, Sr., and witnessed his execution of the Last Will and Testament of Alton B. Clingan, Sr., on August 26, 1965, and that Alton B. Clingan, Sr., was in my presence and I was in the presence of Alton B. Clingan, Sr., at the time he affixed his signature to said will as a subscribing witness. That at said time Alton B. Clingan, Sr. appeared to be of sound and disposing mind, memory and understanding, and declared in my presence the attached writing to be his true Last Will and Testament.

This the 18 day of March, 1994.

Hugh Montgomery
HUGH MONTGOMERY

SWORN TO AND SUBSCRIBED BEFORE ME THIS 18 DAY OF March, 1994.

Theresa C. Denton
NOTARY PUBLIC



MY COMMISSION EXPIRES:

11-8-97

STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 5th day of May, 1994, at 11:57 o'clock A. M., and was duly recorded on the 5th day of May, 1994, Book No. 27, Page 19.



STEVE DUNCAN, CHANCERY CLERK

BY: Karen Supp D.C

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: THE ESTATE OF ALTON B. CLINGAN, SR., DECEASED

CAUSE NO. 94129

ALTON B. CLINGAN, JR.

PETITIONER

AFFIDAVIT OF SUBSCRIBING WITNESS TO
LAST WILL AND TESTAMENT OF ALTON B. CLINGAN, SR.

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the County and State aforesaid, MARGARET NEFF, who after being by me first duly sworn, stated on Oath that I was in the presence of Alton B. Clingan, Sr., and witnessed his execution of the Last Will and Testament of Alton B. Clingan, Sr., on August 26, 1965, and that Alton B. Clingan, Sr., was in my presence and I was in the presence of Alton B. Clingan, Sr., at the time he affixed his signature to said will as a subscribing witness. That at said time Alton B. Clingan, Sr. appeared to be of sound and disposing mind, memory and understanding, and declared in my presence the attached writing to be his true Last Will and Testament.

This the 29th day of March, 1994.

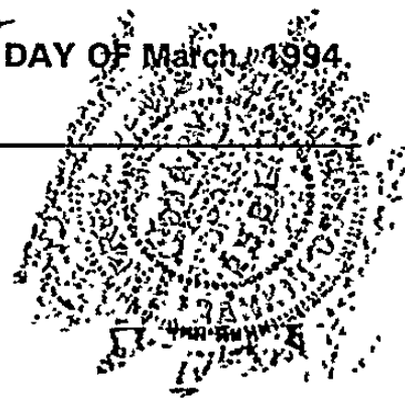
Margaret Neff
MARGARET NEFF

SWORN TO AND SUBSCRIBED BEFORE ME THIS 29th DAY OF March, 1994.

Kenna Decker
NOTARY PUBLIC

MY COMMISSION EXPIRES:

11-8-97



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 5th day of May, 1994, at 11:57 o'clock A. M., and was duly recorded on the 5th day of May, 1994, Book No. 27, Page 20.



STEVE DUNCAN, CHANCERY CLERK

BY: Karen Supp D.C.

MAY 13 1994

AT 3:00 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK
By: K Gregory DC

..... LAST WILL AND TESTAMENT OF WALTER LOVE.....

I, Walter Love, a resident of Madison County, Mississippi, and being above the age of Twenty One years, and being of sound and disposing mind and memory do make and declare this to be my last will and testament, revoking any and all other wills heretofore made by me.

Item 1. I devise to my grandson, Walter Lee Love and my wife, Mary Lee Love my home residence and barn and 10 acres of land which lies on the South East Side of the former 40 acres I owned.

Item 2. I bequeath all of the personal property of every description that I now own or may own at the date of my death to my grand son, Walter Lee Love, and my wife, Mary Lee Love, share and share alike.

Item 3. I appoint my grand son, Walter Lee Love, executor of this my last will and testament without bond, and I do not desire for him to report to any Court or Courts in this matter.

Witness my signature this the 17th day of October, 1966.

X Walter Love

Witnesses:

J. M. Graves, atty.
A. H. Rimmer



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 13 day of May, 1994, at 3:00 o'clock P M., and was duly recorded on the May 13, 1994, Book No. 27, Page 21.

STEVE DUNCAN, CHANCERY CLERK

BY K Gregory D.C.

MAY 13 1994

BOOK 27 PAGE 22

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
WALTER LOVE, DECEASED

AT 3:00 O'CLOCK P.M.
STEVE DUNCAN, CHANCERY CLERK
CIVIL ACTION
FILE NO. 94-233 by R. Gregory

AFFIDAVIT AS TO HANDWRITING OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

1. That this affiant is familiar with the handwriting and signature of the Walter Love, testator to an instrument of writing purporting to be the Last Will and Testament of Walter Love, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 16th day of October 1966.

2. That the signature of Walter Love which is subscribed thereto is the genuine signature of the said Walter Love; and that said handwriting and signature were made and done by the said Walter Love.

Lewis Love, Jr.
LEWIS LOVE, JR.

SWORN to and SUBSCRIBED before me, this the 28th day of APRIL, 1994.



(SEAL)
My commission expires:
5-14-96

Steve Duncan
NOTARY PUBLIC

STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 13 day of May, 1994, at 3:00 o'clock P.M., and was duly recorded on the May 13, 1994, Book No. 27, Page 22.

STEVE DUNCAN, CHANCERY CLERK

BY: R. Gregory D.C.



MAY 17 1994

LAST WILL AND TESTAMENT OF
FRANCES CHRISTINE JONES

#94-221

AT 8:42 O'CLOCK A.M.
STEVE DUNCAN, CHANCERY CLERK
By: Karen Supp, D.C.

I, FRANCES CHRISTINE JONES, 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 specifically revoking any and all former wills and codicils heretofore executed by me.

ARTICLE I

I direct that my residence on Kathy Circle in Canton, Mississippi be sold by my Executor to be used in the payment of claims that are properly probated and allowed against my estate and to pay the administration costs of my estate with all surplus funds after the payment of these claims and costs to become a part of my residuary estate.

ARTICLE II

I give and devise to my son, Sidney Franklin Jones, one-half (1/2) of my interest in the real property located in Scott County, Mississippi, if he pays off the indebtedness for which said property is held as security; and the remainder of my interest in the property shall be divided equally between Jeffrey Patrick Jones and my Trustee hereinafter named for the use and benefit of Lindrith Daniellee Jones Thompson; however, in the event that Sidney Jones shall not pay this indebtedness on the Scott County property then this property shall be divided equally among Sidney Jones Jeffrey Patrick Jones and the Trustee named herein.



Frances Christine Jones

ARTICLE III

I give and bequeath unto my daughter, Lindrith Danielle Jones Thompson all of my jewelry, furniture, household goods and other personal effects with these items to be delivered to her outside of the Trust hereinafter established.

ARTICLE IV

I give and devise all of my real property located in Madison County, Mississippi unto my three (3) children, Sidney Franklin Jones, Jeffery Patrick Jones and Lindrith Thompson in equal shares, share and share alike, however, the part of my property devised to my daughter, Lindrith Thompson, shall be held in Trust by the Trustee hereinafter named and subject to the terms and conditions of the Trust hereinafter created.

ARTICLE V

All of the rest, residue and remainder of my estate of whatsoever kind or character, wheresoever situated, I give, devise and bequeath unto my children, Sidney Franklin Jones, Jeffrey Patrick Jones and Lindrith Jones Thompson, in equal shares, share and share alike with the part devised and bequeath to my daughter to be held in Trust by the Trustee hereinafter named subject to the terms and conditions of the Trust hereinafter established.

ARTICLE VI

In the event that I am predeceased by any of my above named children then I give, devise and bequeath the deceased child's share of my estate unto the children of said deceased child in equal shares, share and share alike; however, in


Frances Christine Jones

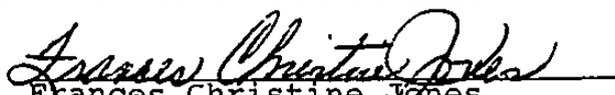
the event that any of my children should predecease and die without leaving any children then I direct that the deceased child's portion of my estate should be divided equally among the survivors of my children.

ARTICLE VII

I nominate, appoint and constitute my son, Sidney Franklin Jones, to serve as Executor of my Last Will and Testament. My Executor shall have full and plenary power and authority to do and perform any act deemed by him to be to the best interest of my estate, without any limitations whatsoever, and to serve without bond. Said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and reinvest the same, and to collect the income, dividends, rents, interest and profits therefrom, and to employ and to pay any attorneys, agents and accounts that he may deem necessary for the best interest of my estate. In addition, my Executor is hereby relieved from making any account to the Court in the administration of my estate. Further, my Executor is specifically authorized to sell any personal or real property of my estate at private or public sale, as he may deem appropriate, without the necessity of first securing a Court Order approving said sale.

ARTICLE VIII

In the event that my son, Sidney Franklin Jones, predeceases me, is unable to serve as Executor, or otherwise fails to qualify as Executor of my Estate then I nominate, appoint and constitute my son, Jeffrey Patrick Jones, to serve as Executor and I direct that he shall have the same authority and powers as set forth in my Executor in the above and foregoing Article and to serve without bond.


Frances Christine Jones

ARTICLE IX

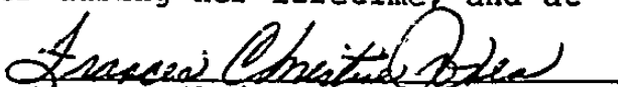
I hereby appoint my son, Jeffery Patrick Jones, to be the Trustee of the Trust created hereunder and grant unto him all of the powers during the administration of the Trust as are granted to my Executor during the administration of my estate and direct that he not be required to enter into any bond in his capacity as Trustee.

ARTICLE X

I direct that my Executor shall deliver and convey all of the property devised and bequeathed unto my daughter, Lindrith Jones Thompson, under Articles II, IV and V to Jeffrey Patrick Jones, in Trust for the use and benefit and purposes hereinafter set forth and I direct that such part of my estate so passing to my Trustee shall be administered and disposed of on the following terms and provisions, to-wit:

Section I: I direct that during the lifetime of my daughter, Lindrith Jones Thompson, the net income derived from my Trust estate shall be paid over to my daughter or applied for her benefit in monthly or quarterly installments.

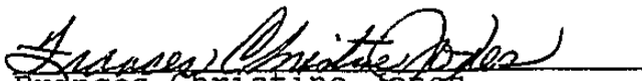
Section II: Upon the death of my daughter, if she survives me, the principal and accumulated income then constituting my Trust estate shall be held in Trust by the aforesaid Trustee until the children of my daughter shall attain the age of thirty (30) years, at which time the Trust shall terminate and the Trust estate and the accumulated interest shall be paid to my grandchildren in equal shares, share and share alike. It is my intention that this property shall be held in Trust for my daughter during her lifetime, and at


Frances Christine Jones

her death, the Trust shall continue in full force and effect until her youngest child attains the age of thirty (30) years at which time the Trust will terminate and all Trust assets, including accumulated interest, shall be distributed to the children of Lindrith Jones Thompson in equal shares, share and share alike. In the event that my daughter's youngest child has attained the age of thirty (30) years at the time of the death of my daughter then the Trust shall terminate upon the death of my aforesaid daughter and the corpus and interest then accumulated in the Trust Estate shall be delivered to the then living children of my daughter in equal shares.

Section III: I hereby authorize and empower the Trustee in his sole and absolute discretion, at any time and from time to time, to disburse from the principal of the Trust Estate created under this Article (even to the point of completely exhausting same) such amounts as he may deem advisable to provide adequately and properly for the support, maintenance and health of my daughter, including, but not by way of limitation, expenses incurred by reason of illness, disability and education. In determining the amounts of principal to be disbursed, the Trustee shall take into consideration any other income or property which such income beneficiary or her husband may have from any other source; and the Trustee's discretion shall be conclusive as to the advisability of any such disbursement and the same shall not be questioned by anyone. For all sums so disbursed, the Trustee shall full acquittance.

Section IV: In addition to the powers specifically enumerated hereinunder my Trustee is hereby given all of the powers as are set forth in the Uniform Trustees Power Act being §§ 91-9-101, et seq, Mississippi Code Annotated 1972.


Frances Christine Jones

IN WITNESS WHEREOF I HAVE HEREUNTO SUBSCRIBED my name and published and declared this to be my Last Will and Testament on this 3rd day of December, 1985.

Frances Christine Jones
Frances Christine Jones

The foregoing instrument, consisting of this and five (5) preceding typewritten pages was signed, sealed, published and declared by Frances Christine Jones, the Testatrix, to be her Last Will and Testament, in our presence, we, at her request, and in her presence and in the presence of each other have hereunto subscribed our names as witnesses, this 3rd day of December, 1985 at Canton, Mississippi.

John Christopher
Witness

46 N. Liberty St.
Address

Canton, Ms 39046
Address

Kathryn Luring
Witness

146 N. Liberty St.
Address

Canton, MS 39046
Address



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 17th day of May, 1994, at 8:42 o'clock A.M., and was duly recorded on the 17th day of May, 1994, Book No. 27, Page 24.

STEVE DUNCAN, CHANCERY CLERK BY: Karen Suppi D.C.

ESTATE OF Frances Christine Jones

Deceased

AFFIDAVIT OF SUBSCRIBING WITNESS

NO. 94221

STATE OF MISSISSIPPI

COUNTY OF Madison

FILED
 THIS DATE
 MAY 17 1994
 STEVE DUNCAN
 CHANCERY CLERK
 BY *Karen Jupp*

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named John W. Christopher, 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 Frances Christine Jones, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 3rd day of December, 1985.

(2) That on the 3rd day of December, 1985, the said Frances Christine Jones signed, published and declared said instrument of writing as his/ her Last Will and Testament, in the presence of this affiant and in the presence of Kathryn Irving, the other subscribing witness to said instrument.

(3) That the said Frances Christine Jones was then and there of sound and disposing mind and memory, as well above the age of twenty-one (21) years.

(4) That this affiant, together with Kathryn Irving 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 Frances Christine Jones and in the presence of each other.

John W. Christopher
SUBSCRIBING WITNESS

SWORN TO AND SUBSCRIBED before me, this the 3 day of May, 1994.

Dorinda Bridges
NOTARY PUBLIC

MY COMMISSION EXPIRES:

3-27-95



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 17th day of May, 1994, at 8:42 o'clock A. M., and was duly recorded on the 17th day of May, 1994, Book No. 27, Page 30

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Jupp D.C.

FILED

BOOK 27 PAGE 31

MAY 18 1994

AT 9:00 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK
By: Kearney

LAST WILL AND TESTAMENT

WE, DEWITT THOMAS GOBER and MARY LEE BARRETT GOBER, husband and wife, both being of sound and disposing mind and memory and over the age of twenty-one years, do hereby make, publish and declare this to be our last will and testament, expressly revoking all prior wills and codicils.

1. We do hereby nominate and appoint our son, Hubert Thomas Gober, as Executor, expressly waiving bond and accounting to any court.

2. We and each of us do hereby will, devise and bequeath unto the survivor of us all of the real, personal and mixed property of every kind and nature, wherever situated, owned by the party dying first. The survivor of us shall have the right to sell, mortgage and dispose of any or all of said property at the discretion or wish of said survivor.

3. After the death of said survivor, all the rest, residue and remainder of our property, real, personal and mixed, shall go to our children, Chrystine Gober Vance, and Hubert Thomas Gober, to share and share alike equally.

4. In the event that our daughter, Chrystine Gober Vance, should predecease us, then her share shall go to her son, our grandson Ralph Brooks Vance. In the event that our son, Hubert Thomas Gober predeceases us, then his share shall go to his two children, Gregg and Gail.

5. In the event of simultaneous death, it will be presumed that Mary Lee Barrett Gober be the survivor.

IN WITNESS WHEREOF, we have hereunto signed our names on this the 30 day of August, 1982, in the presence of the undersigned subscribing witnesses, after having first declared the above and forgoing to be true and only last will and testament.

WITNESSES:

J. F. Barnett D. L. Gober
TESTATOR
Katherine C. Barnett Mary B. Gober
TESTATRIX

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the last will and testament of Dewitt Thomas Gober and Mary Lee Barrett Gober, do hereby certify that said instrument was signed by said John Doe in our presence and in the presence of each of us, and that the said Dewitt Thomas Gober and Mary Lee Barrett Gober declared the same to be their last will and testament in the presence of each of us, and that we each signed as subscribing witnesses to said will at the request of Dewitt Thomas Gober and Mary Lee Barrett Gober, in their presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 30 day of August 1982.

J. F. Barnett Katherine C. Barnett
WITNESSES --WITNESSES--

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 18th day of May, 1994, at 9:00 o'clock A. M., and was duly recorded on the 18th day of May, 1994, Book No. 27, Page 31.

STEVE DUNCAN, CHANCERY CLERK BY: Kearney D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

MAY 18 1994

AT 9:00 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK

IN THE MATTER OF THE ESTATE OF
DEWITT THOMAS GOBER

By: Katherine C. Barnette

CIVIL ACTION FILE NO. 94,240

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Madison

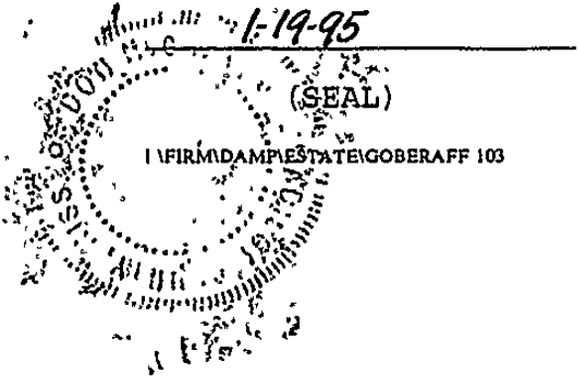
THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, Katherine C. Barnette, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Dewitt Thomas Gober, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Dewitt Thomas Gober signed, published and declared said instrument as his Last Will and Testament on the 30th day of August, 1982, the day and date of said instrument, in the presence of this affiant and A. F. Barnette, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one (21) years and upward of age and that I, Katherine C. Barnette, the Affiant and A. F. Barnette, 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.

Katherine C. Barnette
Katherine C. Barnette

SWORN TO AND SUBSCRIBED BEFORE ME, on this this 29th day of April, 1994.

Ann Metcalf
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 18th day of May, 1994, at 9:00 o'clock A. M., and was duly recorded on the 18th day of May, 1994, Book No. 27, Page 32.

STEVE DUNCAN, CHANCERY CLERK BY: Karegory D.C.

FILED

MAY 18 1994

#94241

IN THE DISTRICT COURT OF GARFIELD COUNTY, OKLAHOMA AT 3:20 O'CLOCK P M

STEVE DUNCAN, CHANCERY CLERK

By: K. Gregory De

State of Oklahoma, } ss.
Garfield County

Sharon Melrose

I, Sharon Melrose, Court Clerk of Garfield County, State of Oklahoma, do hereby certify the above and foregoing to be the true, full and complete

Copies of the original records of Estate of Tom Trollo McFerran Sr. P-94-51

Last Will and Testament; Affidavit of Witness; Order Admitting Will To Probate; Letters Testamentary

in the therein entitled cause, as the same remains on file in my office

Witness my hand and the seal of said District Court, affixed at my office in Enid, Oklahoma, this 26th day of April AD 1994

SHARON MELROSE
DISTRICT COURT CLERK
Court Clerk of Garfield
County Oklahoma

By: Yolanda Martin
Deputy



IN THE DISTRICT COURT OF GARFIELD COUNTY, OKLAHOMA

State of Oklahoma, } ss.
Garfield County

I, Richard M. Perry, the duly elected, qualified and presiding Judge of the District Court of Garfield County, in the State of Oklahoma, do hereby certify that Sharon Melrose is the duly elected, qualified and acting Court Clerk of Garfield County, Oklahoma, and that the foregoing attestation by him made, is genuine and in due form

In Witness Whereof, I have hereunto set my hand in the City of Enid, County of Garfield, and State of Oklahoma, on this 26th day of April, A.D. 1994

Richard M. Perry

Judge of the District Court
of Garfield County, State of
Oklahoma.

IN THE DISTRICT COURT OF GARFIELD COUNTY, OKLAHOMA

State of Oklahoma } ss.
County of Garfield

Sharon Melrose

I, Sharon Melrose, the duly elected, qualified and presiding Court Clerk of Garfield County, in the State of Oklahoma, do hereby certify that Richard M. Perry is the duly elected, qualified and acting Judge of the District Court of said county and that the foregoing attestation by him made, is genuine and in due form

In Witness Whereof, I have hereunto set my hand and affixed the seal of said District Court in the City of Enid, County of Garfield, and State of Oklahoma, on this 26th day of April, A.D. 1994

SHARON MELROSE
DISTRICT COURT CLERK

By: Yolanda Martin
Court Clerk of Garfield County,
State of Oklahoma Deputy



THE STATE OF OKLAHOMA
COUNTY OF GARFIELD

P-94-51

FILED
GARFIELD COUNTY, OK

MAR 15 AM 10:26

LAST WILL AND TESTAMENT OF TOM TROLIO MCFERRAN SR.

Im TOM TROLIO MC FERRAN SR., Being over the age of twenty-one (21) years and of sound and disposing mind and memory, resident citizen of Garfield County, Oklahoma, do hereby published 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 TOM TROLIO MC FERRAN, JR. my model 69 Winchester 22 caliber rifle, and my 16' Stardust camp trailer, 1983 Chevrolet El Camino., any motorcycles or motor vehicles registered to me...

SEE ITEMS: THREE, FOUR, AND SEVEN.....

ITEM TWO: I give, devise, and bequeath unto DOROTHY MAE MCFERRAN (Avilez) the 4 ft. X 5 1/2 ft. gold framed mirror hanging on the wall in my home; and also \$ 200.00 CASH..

NOTE: SEE ITEM FIVE: AND ITEM EIGHT:

ITEM THREE: I give, devise and bequeath unto TOM TROLIO MCFERRAN JR. my televisions and all stereo equipment in component rack, complete bed, sewing machine, all trailers, NOTE: the MODEL 45 - 177 CAL AIR RIFLE to Tommy John: The Colt MK IV serese 70 .452 cal, has been given to TOM T. MCFERRAN JR. ALONG WITH MY 7 MM. BROWNING RIFEL: dishes, small kitchen appliances, all furnature not stated,

All money left in my bank or banks accounts (SEE ACCOUNTS IN QUICKEN IN COMPUTOR), and all insurance policies.

NOTE: The mahogany platform rocker and Victrola wind up type RCA VICTROLA for playing records. see ITEM SIX: to VICTOR TROLIO--

NOTE: I leave To JOE DANIEL AVILEZ all my military hats and all my awards.

NOTE: I leave The computer, printer, computor desk and any thing pertaining to and the software goes to my best friend David Mason. of Enid Ok. phone no 233-3551.....

EXCEPT The TANDYFAX 1010 TO TOM T. MC FERRAN JR.

ITEM FOUR: I hereby give, devise and bequeath unto TOM TROLIO MCFERRAN JR. all, clothing. The (Browning 16 gauge shotgun- to Joe Avilez) . All rifels and pistols not stated, also any other boats I own, along with all tools both here at my home and shop at 609 N. 9 Th. St. Enid, Ok. along with any other equipment at my home 2894 Highway 51 So. in Canton Mississippi that is not being sold, or under terms of selling and all electronic equipment, except stated above.

ITEM FIVE: I hereby direct that the home in Canton

proceeds be divided, AFTER TAXES & INSURANCE, between TOM MCFERRAN JR. TINA MARIE MCFERRAN AND DOROTHY MAE AVILEZ (MCFERRAN)..Proper records must be kept for all..the remainder from rent, lease, etc,will be divided evenly..If the home in Canton Miss. is sold,JOE DANIEL AVILEZ, RAMONA AVILEZ, AND TOMMY JOHN will receive \$ 1,000.00 each; total.. TINA MARIE AND DOROTHY MAE, and TOM T. MCFERRAN JR.,will receive THREE WAY SPLIT OF THE GROSS HOME SALE AFTER ALL LEGAL IS DONE... This will include all records given to each person stated above...

ITEM SIX: I hereby give,devise and bequeath the platform rocker,the Victrola wind-up 78 r.p.m. record player and the terra-cotta figures hanging on the wall in a 4 X 5 frame to my cousin VICTOR TROLIO of Brandon, Mississippi.. Also see ITEM THREE

ITEM SEVEN: I hereby give,devise and bequeth the home at 609 North 9 th. Street ,along with all back buildings and entire contents therein on said property Enid, Ok. 73701 to TOM TROLIO MC FERRAN JR. along with any furnishings not stated in this will,or not listed. He can take immediate possession and move in without any legal problems after my death .NOTE: BUT,If this home is sold,then an equal three way split from the gross income, and after legal fees have been paid, proceeds will be equally divided between TOM T. MCFERRAN JR.,TINA MARIE MCFERRAN, AND DOROTHY MAE AVILEZ, (MCFERRAN) Including copies of all records to all..

ITEM EIGHT: I hereby name,constitute, and designate TOM TROLIO MC FERRAN JR. to act as Executor of my will,and for any reason, he fails, neglects, or refuses to act as Executor, I designate DOROTHY MAE AVILEZ(MCFERRAN), as Executor..SHOULD SHE FAIL,OR RECLINE, BEN CONNOR WILL ACT I hereby direct that the Executor 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 wave for my executor the requirements of bond inventory,appraisal, and accounting of payments except those stipulated above.in this instrument.

ITEM NINE: If Dorothy Mae Avilez(Mc Ferran) or Tom Trolio Mc Ferran Jr. try to have me committed or put into any institution without the approval of my best friend David Mason phone 1-405-233-3551;lives on Hite Street,Enid,Ok. All ITEMS listed above going to Tom Trolio Mc Ferran Jr. and Dorothy Mae Avilez (Mc Ferran), will go to Tina Marie Mc Ferran living in Prince George, BC. Canada..

REMARKS: Some assetts may be sold or added after

I revise this Will, but it is up to TOM T. MCFERRAN JR. to see that fairness is carried out, this Will is the hardest task I have ever had... ITEM NINE is for my protection.

Tom Trollo McFerran Sr.
Tom Trollo McFerran Sr.

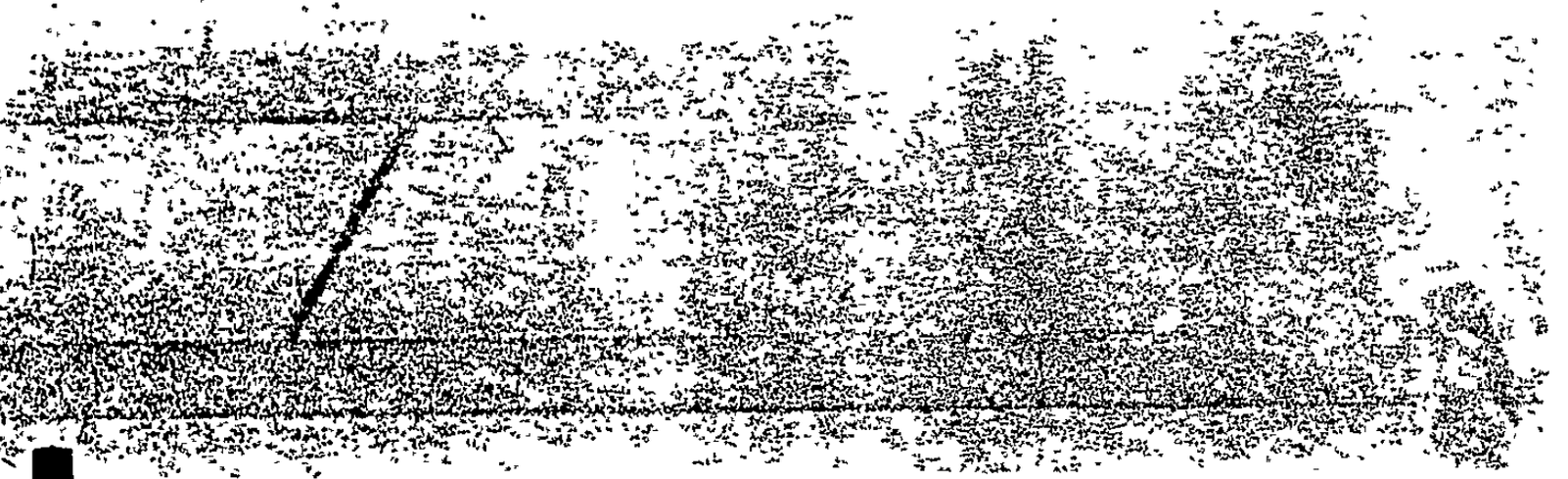
SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament on this the 25 day of JANUARY 1994 and in the presence of these witnesses who attest to the same, as witnesses hereto at my request, in my presence, and in the presence of each other.

Lana Nakvinda witness
John Cluskey witness

I notorize this document in and for the county of Garfield, the State Of Oklahoma in the City Of Enid this 25 day of JANUARY 1994

Lana Nakvinda Notary Public
My commission expires 27 day of Jan. 1997

LANA NAKVINDA
NOTARY PUBLIC
Garfield County, Oklahoma
Commission Expires 1-28-97



IN THE DISTRICT COURT OF GARFIELD COUNTY
STATE OF OKLAHOMA

FILED
GARFIELD COUNTY
96 MAR 29 10:35
SHARON MELROSE
COUNTY CLERK
BY JUANITA CAMPBELL, DEPUTY
DEPUTY CLERK

IN THE MATTER OF THE ESTATE OF)
TOM TROLIO McFERRAN, SR.,)
Deceased)

No. P-94-51

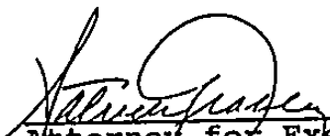
LETTERS TESTAMENTARY

STATE OF OKLAHOMA)
GARFIELD COUNTY) ss.

The last will of Tom Trolio McFerran, Sr., Deceased, dated January 25, 1994, having been proved and recorded in the District Court of said County, Tom Trolio McFerran, Jr., who is named therein, is hereby appointed Executor

Witness, Richard M. Perry, Judge of the District Court of the County of Garfield, this 28th day of March, 1994.

RICHARD M. PERRY
JUDGE
District Judge


Attorney for Executor
Patrick Blakley, OBA #14983

STATE OF OKLAHOMA)
GARFIELD COUNTY) ss.

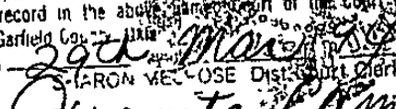
I, Tom Trolio McFerran, Jr., do solemnly swear that I will perform according to law the duties of Executor of the Estate of Tom Trolio McFerran, Sr., Deceased. So help me God.


Tom Trolio McFerran, Jr.
Executor

Subscribed and sworn to before me this 28th day of March, 1994.

RICHARD M. PERRY
District Judge

E:\CLIENT.FIL\4175\LETTERS1.TES

I, SHARON MELROSE, Dist. Court Clerk of Garfield County, Okla. hereby certify that the foregoing is a true, correct and complete copy of the instrument herewith set out as appears of record in the above named court of the County of Garfield, Oklahoma, this 29th day of March, 1994.
By  Sharon Melrose, Dist. Court Clerk
By  Juanita Campbell, Deputy Court Clerk

IN THE DISTRICT COURT OF GARFIELD COUNTY
STATE OF OKLAHOMA

FILED
GARFIELD COUNTY

94 MAR 23 10:38

In the Matter of the Estate of)
TOM TROLIO McFERRAN, SR.,)
Deceased.)

CHAS. J. STEPHENS
ANN STEPHENS, DEPUTY
OFFICE

No. P-94-51

ORDER ADMITTING WILL TO PROBATE

On this 28th day of March, 1994, there comes on regularly for hearing, pursuant to order of this court, the Petition of Tom Trolio McFerran, Jr., to have admitted to probate the instrument filed hereon on the 15th day of March, 1994, purporting to be the Last Will and Testament of Tom Trolio McFerran, Sr.

All necessary parties appearing, the court proceeds to take evidence in the matter. The court being fully informed, finds the following.

1. Due notice of the time and place of this hearing has been given as required by law.

2. All the material allegations of the Petition filed herein are true. The instrument propounded herein to probate was executed and published by the decedent as decedent's last will. At the time of executing the same the decedent was of lawful age, of sound mind and memory with full testamentary capacity, and was not acting under duress, menace, fraud or undue influence. The instrument was executed as decedent's will in all particulars as required by law.

3. An affidavit of a subscribing witness supporting the will has been filed with the court.

IT IS THEREFORE ORDERED that the instrument shall be admitted to probate as the Last Will and Testament of Tom Trolio McFerran, Sr., deceased, that the same is hereby established as a valid will, passing both real and personal estate, and that Letters Testamentary issue to Tom Trolio McFerran, Jr., after his filing the oath of office. The will waives the requirement that the executor post bond, so none shall be required of him.

IT IS FURTHER ORDERED that the following persons are the sole and only heirs, devisees and legatees of the deceased:

Estate of Tom Trolio McFerran, Jr.
 ORDER ADMITTING WILL TO PROBATE
 Page 2

<u>NAME</u> <u>ADDRESS</u>	<u>RELATIONSHIP</u>	<u>AGE</u>
Tom T. McFerran, Jr. 1017 N. 10th Street, Enid, Oklahoma 73701	Son	Legal
Dorothy M. Avilez 605 North 9th Street, Enid, Oklahoma 73701	Daughter	Legal
Tina Marie McFerran P.O. Box 1745, Station A, Prince George, B.C. V2L4V7	Daughter	Legal
Ramona Avilez 3300 Gosfard #5A, Bakersfield, California 93309	Granddaughter	15 yrs
Tommy John 605 North 9th Street, Enid, Oklahoma 73701	Grandson	Legal
Joe Daniel Avilez 3300 Gosfard #5A, Bakersfield, California 93309	Grandson	Legal
Victor Trolio 136 Lady Marion Road, Brandon, Mississippi 39042	Cousin	Legal
David Mason 1310 Hite Boulevard, Enid, Oklahoma 73703	Friend	Legal

EDWARD W. PERRY
 6220 DIXIE AVE

Richard M. Perry
 Judge of the District Court

STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 18 day
 of May, 19 94, at 3:20 o'clock P M., and was duly recorded
 on the May 18, 1994, Book No. 27, Page 34.



STEVE DUNCAN, CHANCERY CLERK

BY: K. Gregory D.C.

Last Will and Testament

WADISON COUNTY, MS

FILED

OF

#94-217

MAY 23 1994

ALVA K. REDMOND

AT 11:14 O'CLOCK a M
STEVE DUNCAN, CHANCERY CLERK

Moss

I, ALVA K. REDMOND, being over the age of eighteen (18) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby expressly revoking all former wills and codicils made by me at any time heretofore.

I.

I hereby appoint JAMES M. CHANDLER, President of Citizens Bank and Trust Company, Belzoni, Mississippi, as Executor of this my Last Will and Testament, and I do hereby waive the necessity of having a formal appraisal made of my estate and I do further waive the necessity of an accounting. I further waive the requirement of any bond and request that the Court allow to JAMES M. CHANDLER, a reasonable fee and/or expenses in an amount not to exceed \$2,500.00.

II.

I hereby give, devise and bequeath unto EARL MOSS and KATIE MOSS, jointly, the sum of \$5,000.00.

III.

I hereby give, devise and bequest unto REVEREND R. C. BARTH the sum of \$3,000.00.

IV.

I hereby give, devise and bequest unto my grandson, RICHARD REDMOND, all oil and mineral rights of all real estate (Flora, MS).

V.

I hereby give, devise and bequeath unto my granddaughter, LELIA CAROLYN REDMOND, all the rest, residue and remainder of my property, whether it be real, personal or mixed, wheresoever situated or howsoever described.

IN WITNESS WHEREOF, I, ALVA K. REDMOND, have hereunto set my signature on, and published and declare this to be my Last Will and Testament on this the 2nd day of March, 1994, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other.

Alva K. Redmond
ALVA K. REDMOND

WITNESSES:

Dulora H. McHaul
Ava Paula Ferraci

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES on this the 2nd day of March, 1994.

Dulora H. McHaul
Ava Paula Ferraci
WITNESSES



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 23rd day of May, 1994, at 11:14 o'clock A. M., and was duly recorded on the 23rd day of May, 1994, Book No. 27, Page 42.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Jupp D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: WILL AND ESTATE OF
ALVA K. REDMOND, DECEASED

FILED
THIS DATE

MAY 03 1994

NO. 94217

JAMES M. CHANDLER, EXECUTOR

STEVE DUNCAN
CHANCERY CLERK

BY *[Signature]*

AFFIDAVIT OF SUBSCRIBING WITNESS

TO THE HONORABLE CHANCERY COURT OF SAID COUNTY AND STATE:

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the County and State aforesaid, AVA PAULA FERACI, a subscribing witness to that certain instrument of writing purporting to be the Last Will and Testament of Alva K. Redmond, deceased, late of Madison County, Mississippi, being dated March 2, 1994, who being by me first duly sworn, deposes and says:

That Alva K. Redmond signed, published and declared said instrument of writing which is attached hereto as Exhibit "A", and which is attached to the Petition of James M. Chandler, presenting said instrument for probate as her Last Will and Testament, in the presence of said deponent on the day and date thereof; that said Testatrix was then of sound and disposing mind and memory and over the age of twenty-one (21) years; that said deponent subscribed to said instrument as a written witness thereto at the request and

EXHIBIT B

insistence of the Testatrix and in her presence and in the presence of DEBORAH S. McGRAW, the other subscribing witness, on the day and year aforesaid.

Ava Paula Feraci
Ava Paula Feraci

SWORN TO AND SUBSCRIBED BEFORE ME, this the 2nd day of May, 1994.

Dwain J. Russo
NOTARY PUBLIC



MY COMMISSION EXPIRES:
March 10, 1996

I\FIRM\MBDP\REDMOND\AFFSUBWI 101
2954-1/32,830

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 23rd day of May, 1994, at — o'clock — M., and was duly recorded on the 23rd day of May, 1994, Book No. 27, Page 44.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Fippi D.C.

BOOK 26 PAGE 134

LAST WILL AND TESTAMENT
OF
NATALIE S. ROSS

30,655

I, NATALIE S. ROSS, a resident of Clarksdale, Coahoma County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all former wills or codicils heretofore made by me.

I.

I hereby name, nominate, appoint and constitute my beloved husband, JACK M. ROSS, SR. as Executor of this my Last Will and Testament, to serve without the necessity of inventory, appraisal, bond, court approval, or accounting of any kind. In the event my husband, Jack M. Ross, Sr. is not living at the time of my death or is, for any reason, unwilling or incapable of serving as executor of this my Last Will and Testament, I then name, nominate, and appoint my son, JACK MEYER ROSS, JR., and my daughter, KAY ROSS GELLER, or the survivor of them, as Co-Executors of this my Last Will and Testament, who shall also serve without bond, inventory, appraisal, or accounting.

II.

I will and bequeath to my husband all my tangible personal property owned by me at the time of my death, including clothing, jewelry, personal automobiles, sporting equipment, and articles of personal or household use, but not including money, securities or the like, and all policies of insurance relating to such tangible personal property. In the event that my husband does not survive me as hereinafter set forth, I will and bequeath such tangible personal property to my children, JACK MEYER ROSS, JR., and KAY ROSS GELLER, share and share alike, or to the survivor

WILL filed for probate at 4:30 o'clock
P. M. September 9, 1992
WILL admitted to probate Sept 9, 1992
and REC. in Book 26 Page 134
WAYNE S. ORR, CLERK
By Marie Hill D.C.

1
September 9, 1992
WAYNE S. ORR, CLERK
By Marie Hill

of them, and I request my Co-Executors to distribute my tangible personal property in such a manner that each of my children receives property having equal monetary and sentimental value to the share received by the other.

III.

If my husband, JACK M. ROSS, SR. shall survive me, my Executor shall ascertain and set aside for delivery to the United Southern Bank, Clarksdale, Mississippi, as Trustee in Trust for the uses and purposes hereinafter set forth that amount of the assets of my estate equivalent to the exemption resulting from the application of the unified credit applicable to my estate at the time of my death pursuant to the federal estate tax law, together with any other allowable credits that are applicable to my Estate under the federal estate tax laws, but reduced by the amount of estate taxes, federal and state, payable by my Estate. My Executor shall have full power and the sole discretion to satisfy this devise and bequest wholly or partly in cash or kind and to select the assets that will be conveyed into this Trust.

I direct that my Executor shall deliver and convey the sum ascertained and constituted as aforesaid to the United Southern Bank, Clarksdale, Mississippi, in Trust, this Trust to be known as the "Unified Credit Trust", for the following uses and purposes:

A. I direct that during the lifetime of my husband, JACK M. ROSS, SR. the Trustee may distribute so much or all of the net income and principal of this Trust to my husband, JACK M. ROSS, SR. or apply the same for his benefit, as the Trustee in its sole discretion deems necessary for his support, maintenance and comfort in the manner to which he is accustomed. In exercising this discretionary power, my

Trustee shall consider any other resources of my said husband. Any income not distributed and paid over to my husband shall be paid over and distributed annually in equal shares to my two children, JACK MEYER ROSS, JR., and KAY ROSS GELLER, share and share alike, or if either has predeceased my husband, then to his or her issue per stirpes, or if no issue, to my surviving child.

B. Upon the death of my husband, JACK M. ROSS, SR. all assets then constituting the principal of this Trust Estate shall be apportioned by the trustee in two equal shares, with one share to be delivered to each of my children, JACK MEYER ROSS, JR., and KAY ROSS GELLER, or if either has predeceased my husband, then to his or her issue per stirpes, or if no issue, to my surviving child.

C. The Trustee shall have full authority to take all action necessary to properly administer this Trust, and shall have the continuing absolute discretionary power to deal with any property, real or personal, held in this Trust. Such power may be exercised independently without prior or subsequent approval of any judicial authority, and no person dealing with the Trustee shall be required to inquire into the propriety of any of its actions. I expressly confer upon the Trustee, in addition to the customary and implied powers and those hereinabove granted, the specific powers set forth in the Uniform Trustee's Powers Law of Mississippi (Mississippi Code Annotated Section 91-9-01, et sequitur) as now enacted or hereafter amended.

IV.

If my husband, Jack M. Ross, Sr., survives me, I direct that, after satisfying all the devises and bequests hereinabove set out and after the payment or provision for

all administration expenses and debts of my estate, exclusive of federal and state estate taxes, my Executor shall deliver and convey the rest, residue and remainder of my Estate wheresoever situated to the United Southern Bank, Clarksdale, Mississippi, as Trustee, in Trust for the uses and purposes hereinafter stated.

My Executor shall have the full power and sole discretion to elect to claim the Estate tax marital deduction for all or any portion of this bequest and devise under this Article IV, and the exercise of this power and discretion by my Executor shall not be subject to question by or on behalf of any beneficiary. The decision of my Executor as to which assets shall be distributed in satisfaction of the bequest given by this Article and as to what tax election should be exercised with respect to this devise and bequest, including an election relating to the granting of a marital deduction for a qualified terminable interest, shall be conclusive and binding on all persons and no compensating adjustments between income and principal or between this bequest and devise and any other bequest and devise shall be made as a result of such tax election exercised by my Executor.

I direct that my Executor shall deliver and convey the sum ascertained and constituted as aforesaid to the United Southern Bank, Clarksdale, Mississippi, in Trust, this Trust to be known as the "Qualified Terminable Interest Trust", for the following uses and purposes:

A. I direct that during the lifetime of my husband, Jack M. Ross, Sr. all of the net income derived from this Trust shall be paid to my husband, or applied for his benefit, in convenient installments, but not less frequently than annually.

B. If the income payable to my husband in accordance with the provisions of the foregoing paragraph, supplemented by income (other than capital gains) available to him from other sources, shall not be sufficient for his health, support, welfare, comfort or maintenance in the manner to which he has been accustomed or to meet the reasonable needs of my husband in his station in life, as to all of which the judgment of my Trustee shall be conclusive, then, and in that event, I authorize my Trustee to pay to or apply for the benefit of my husband so much of the principal of this Trust as my Trustee in its sole and absolute discretion shall from time to time deem requisite or desirable to reasonably provide for his support, health, welfare, maintenance or comfort.

C. Upon the death of my husband, Jack M. Ross, Sr. the undistributed income shall be paid to his estate, and all assets then constituting the principal of this Trust Estate shall be apportioned by the Trustee in two equal shares, with one share to be delivered to each of my children, JACK MEYER ROSS, JR., and KAY ROSS GELLER, or if either has predeceased my husband, then to his or her issue per stirpes, or if no issue to my surviving child.

D. The Trustee shall have full authority to take all action necessary to properly administer this Trust, and shall have the continuing absolute discretionary power to deal with any property, real or personal, held in this Trust. Such power may be exercised independently without prior or subsequent approval of any judicial authority and no person dealing with the Trustee shall be required to inquire into the propriety of any of its actions. In addition to the customary and implied powers, and those herein granted, the Trustee shall have all the powers

granted to Trustees under the Uniform Trustee's Powers Law of Mississippi (Mississippi Code Annotated Section 91-9-101, et sequitur) as now enacted or hereafter amended.

V.

I hereby grant to my Executor (or to my Co-Executors, as the case may be) the continuing absolute discretionary power to deal with any property, real or personal, held in my estate as freely as I might in the handling of my own affairs. Such power may be exercised independently without prior or subsequent approval of any judicial authority, and I expressly confer upon my Executor (or Co-Executors) the same powers as are granted to Trustees under the Uniform Trustee's Powers Law of Mississippi, as now enacted or hereafter amended. Without limiting the generality of the foregoing, my Executor shall have full power and sole discretion to determine which assets shall be distributed in satisfaction of the bequests and devises given by Article III and Article IV, as to whether my Estate shall be valued under the optional evaluation provisions of the federal estate tax law, as to what election should be exercised, including any election relating to the granting of the marital deduction for a qualified terminable interest as to all or any part of the devise and bequest contained in Article IV, hereinbefore, and as to what proceedings are necessary to complete the ascertainment of the federal estate tax. Such decision shall be conclusive and binding on all persons.

VI.

If my husband, Jack M. Ross, Sr. and I shall die under such circumstances that there is not sufficient evidence to determine the order of our deaths, then and in that event, I declare that he shall be deemed to have survived me and my

estate shall be administered and distributed in all respects as though he had survived me.

VII.

In the event that my husband, Jack M. Ross, Sr. does not survive me, then and in that event I give, devise and bequeath all of my property of every kind, character, and description unto my two children, JACK MEYER ROSS, JR., and KAY ROSS GELLER, share and share alike, or to the issue of such deceased child per stirpes. Should either of my children die prior to my husband, Jack M. Ross, Sr., and the final distribution of any trust herein, then the deceased child's share shall pass to his or her descendants in equal shares, per stirpes, or if there are none, to the beneficiary's sisters or brothers, whichever the case may be, in equal shares, per stirpes.

VIII.

If any of the funds and properties constituting a part of a trust or any of the funds and properties constituting a part of the residuum of my estate shall vest in any person among any deceased child's issue who shall be under thirty-five years of age at the time of the vesting thereof in accordance with the foregoing provisions of this Will, I direct that such principal or accumulated income so vesting shall nevertheless continue to be held in trust by my Trustee under the provisions hereof, and be administered as a separate trust and that the net income therefrom or the principal thereof shall be applied, in such a manner and at such intervals and in such amounts as my Trustee in its sole discretion shall deem requisite or desirable, for the suitable support and education of such person until he or she shall attain the age of twenty-five years, at which time one-fourth of the principal and accumulated income shall be

paid over to said beneficiary, and at age thirty one-half of the remaining principal and accumulated income shall be paid over to said beneficiary, and at age thirty-five all remaining income and principal shall be paid over and delivered to said beneficiary.

When any person taking under this Will shall attain the age of thirty-five years, the trust shall terminate and the entire trust property then held by the Trustee shall be paid over and distributed to him outright.

Should any person taking under this Article VIII die before age thirty-five, then the trust shall terminate and all trust properties then held by the Trustee shall be paid over and distributed to the heirs of the body of that person.

IX.

Any policy of life insurance owned by me on the life of any other person, I will, devise and bequeath to my two children, Jack Meyer Ross, Jr. and Kay Ross Geller, in equal shares, or if either has predeceased me, then to his or her issue per stirpes, or if no issue, to my surviving child.

X.

Anything in this will to the contrary notwithstanding, no trust (other than a trust of a vested interest) created hereunder shall continue beyond 21 years after the death of the last to die of those beneficiaries who were living at the time of my death; and upon the expiration of such period, all trusts shall terminate and the assets thereof shall be distributed outright to such persons as are then entitled to the income therefrom and in the same proportions; but if no person is then entitled to a specific portion of income, then to the then living income beneficiaries, per stirpes.

XI.

For all purposes of this will and the disposition of my estate hereunder, the terms "children", "issue", or "descendants" shall be deemed to include persons adopted prior to attaining 21 years of age.

IN WITNESS WHEREOF, I have signed, sealed, published and declared this instrument to be this my Last Will and Testament in the presence of the undersigned subscribing and attesting witnesses, all on this the 5 day of June, 1992, at Clarksdale, Mississippi.

Natalie S. Ross
NATALIE S. ROSS

WITNESS:

William R. Bradley
Shirley C. Jones
Allyson Sims Meredith

We, the undersigned subscribing and attesting witnesses to the Last Will and Testament of Natalie S. Ross, do hereby certify that said instrument was, on the day and year shown above, signed, published, and declared by Natalie S. Ross to be her Last Will and Testament in our presence, and we, at her request, have on said date subscribed our names hereto as witnesses in her presence and in the presence of each other.

William R. Bradley
Shirley C. Jones
Allyson Sims Meredith

N.Ross6.4.92Wills17wrp

BOOK 27 PAGE 55

BOOK 26 PAGE 143

IN THE CHANCERY COURT OF COAHOMA COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
NATALIE S. ROSS, DECEASED

NO. 30,655

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF COAHOMA

This day personally appeared before me, the undersigned authority in and for the State and County aforesaid, Allyson Sims Meredith, a credible and competent subscribing witness to a certain instrument of writing filed in the office of the Clerk of the Chancery Court of Coahoma County, Mississippi, on the 9 day of September, 1992, purporting to be the last will and testament of Natalie S. Ross, late of the County of Coahoma, State of Mississippi, and said witness having been by me first duly sworn stated on oath:

That Natalie S. Ross on June 5, 1992, the day and date of said will, freely and without restraint or undue influence known to affiant, signed, published and declared said will in the presence of affiant and William R. Bradley and Shirley C. Jones, the other subscribing witnesses thereto, and was on said date of sound and disposing mind and memory and over the age of twenty-one years.

After said Natalie S. Ross had signed, published and declared said will in the presence of your affiant and the other subscribing witnesses, then and there, at the special instance and request, and in the presence of said Testatrix and of each other, they subscribed and attested that at the time of said attestation by affiant and the other subscribing witnesses Testatrix was mentally capable of recognizing and actually conscious of said act of attestation, and said affiant and the other subscribing

1

September 9, 1992
Clerk of the Chancery Court
Stairhill

subscribing witnesses under the laws of the State of Mississippi.

Allyson Sims Meredith
ALLYSON SIMS MEREDITH

SWORN to and subscribed before me on this the 9 day of September, 1992.

Shirley J. Ely
NOTARY PUBLIC



commission expires: 8-15-95

AffidavitSubWitnessChan28a

STATE OF MISSISSIPPI
COUNTY OF COAHOMA

I, Wayne Orr, Clerk of the Chancery Court in and for said County and State hereby certify that the foregoing contains a whole, true and correct copy of

Last Will and Testament of Metairie Bon

as the same appears on file and of the records in my office, at Clarksdale, Mississippi.

Witness my hand and official Seal, this the 24th day of May, A.D., 1994

CLERK OF THE CHANCERY COURT OF COAHOMA COUNTY, MISS.
Wayne Orr, Clerk D.C.



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 26th day of May, 1994, at 8:45 o'clock A. M., and was duly recorded on the 26th day of May, 1994, Book No. 27, Page 46

STEVE DUNCAN, CHANCERY CLERK BY: *Karen Trapp* D.C.

IN THE CHANCERY COURT OF COAHOMA COUNTY, MISSISSIPPI

IN THE MATTER OF
NATALIE S. ROSS, DECEASED

NO. 30,655

DECREE AUTHORIZING DISTRIBUTION OF
ASSETS OF ESTATE AND FOR PAYMENT OF FEES
AND EXPENSES, SETTLEMENT OF ESTATE AND
DISCHARGING EXECUTOR

This cause coming on this day to be heard on the petition of Jack M. Ross, Sr., Executor of the Estate of Natalie S. Ross, deceased, the Court having heard and considered the evidence does make the following findings of fact:

1. That Natalie S. Ross, late of Coahoma County, Mississippi, where she had a fixed place of residence, departed this life on or about the 7th day of September, 1992.

2. That the decedent left a will dated the 5th day of June, 1992, and Letters Testamentary thereon were issued to Jack M. Ross, Sr., Executor, on September 9, 1992.

3. That notice to creditors was duly published on September 11, 18 and 25, 1993, in The Clarksdale Press Register, Clarksdale, Coahoma County, Mississippi, a newspaper printed and having a general circulation in Coahoma County, Mississippi, with proof of publication having been duly filed in this cause. That any claims probated against the estate have been paid, and that the ninety day period for the probate of claims has now elapsed.

That there are no unpaid death taxes, state or federal.

4. That petitioner Jack M. Ross, Sr. has duly administered the estate of decedent, carried out the provisions of the will, and nothing remains to be done under the estate of decedent other than to complete the transfer of all assets to the legatees and devisees, in accordance with the terms and provisions of the will. The Executor, in performing his duties, employed attorneys and worked with them in preparation of legal documents to open the estate. This law firm probated the will above set forth, secured letters testamentary for petitioner as Executor of said estate, and performed all legal services needed or required in the administration of the said estate in the Chancery Court of Coahoma County, Mississippi.

Attorneys for the Executor have also filed a petition and obtained a decree from this Court authorizing sale of real property and prepared the necessary deed, deed of trust and note to complete the sale of assets of the estate.

5. That Testatrix left specific bequests and real property by the terms and conditions of her last will and testament, and said provisions have been kept and the administration of the estate having been accomplished.

IT IS, THEREFORE, ORDERED, ADJUDGED and DECREED as follows:

A. That the acts of the Executor in payment of accounting, attorneys' fees and costs herein are authorized and approved;

STATE OF MISSISSIPPI
COUNTY OF COAHOMA

I, Wayne Orr, Clerk of the Chancery Court in and for said County and State hereby certify that the foregoing contains a whole, true and correct copy of Order Authorizing Distribution of Estate of Pauline M. Orr

of Estate of Pauline M. Orr, et al. Executors, with Will of Pauline M. Orr
as the same appears on file and of the records in my office, at Clarksdale, Mississippi.

Witness my hand and official Seal, this the 24th day of May

, A.D., 19 94

CLERK OF THE CHANCERY COURT OF COAHOMA COUNTY, MISS.

Wayne Orr D.C.



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 26th day of May, 1994, at 8:45 o'clock A. M., and was duly recorded on the 26th day of May, 1994, Book No. 26, Page 58.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Trapp D.C.

LAST WILL AND TESTAMENT

FILED

OF

MAY 27 1994

ELIZABETH L. BARDIN

AT 3:20 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK*M. Ruckert*

I, ELIZABETH L. BARDIN, an adult resident of Flora, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My husband's name is E. K. BARDIN, and he is herein referred to as "my husband." I have two (2) adult children now living, EDWINA C. BARDIN and CYNTHIA B. ALFORD.

The word "descendants" shall include any person hereafter born to any of my descendants. Each of the words "child," "children," and "descendants" shall be deemed to include an adopted child or adopted children, irrespective of any provisions of law establishing a contrary presumption.

ITEM II.

I appoint my husband, E. K. BARDIN, Executor of my estate under this Will. In the event my husband is or becomes unable or unwilling to serve as an Executor, I appoint my daughters, EDWINA C. BARDIN and CYNTHIA B. ALFORD, to serve jointly as successor Executor.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration and other proper claims against my estate. My Executor may, in my Executor's discretion, pay all or any portion of the administration expenses out of the income and/or principal of the estate during the period of administration and may elect in accordance with applicable federal tax laws, to deduct such expenses either for federal estate tax purposes or federal income

FOR IDENTIFICATION:

Page 1 of 6

Elizabeth L. Bardin

tax purposes, or partly for one and partly for the other, irrespective of the source of payment, and without reimbursement or adjustment of the estate accounts or the amounts to which the beneficiaries of my estate may otherwise be entitled.

ITEM IV.

All Section references, as used in this Will, refer to the Internal Revenue Code of 1986, as amended, or any corresponding provisions of future laws.

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

ITEM V.

To my daughters, EDWINA C. BARDIN and CYNTHIA B. ALFORD, I give, devise and bequeath the following:

A. All real property owned by me and situated in the Town of Flora, Madison County, Mississippi, being more particularly described as follows, to-wit:

A 10-foot strip, being a part of the C. O. Cox lot in the Jones Addition to the Town of Flora, Madison County, Mississippi, more particularly described as beginning at a point that is 200 feet south along the east boundary line of the railroad right of way from the intersection of the Flora and Canton public road and the Y & M V Railroad, thence south along the east boundary line of the railroad right of way 10 feet to the south line of the said C. O. Cox lot, thence east 210 feet to the southeast corner of said Cox lot, thence north 15'10' west along the east line of said Cox lot 10 feet, thence west parallel to the south line of said Cox lot 210 feet to the point of beginning. This property is Sixteenth Section land, and the interest here conveyed is the unexpired leasehold term, and the warranty hereinabove contained extends only to said unexpired leasehold term.

The unexpired leasehold term in and to a certain lot or parcel of land lying and being situated in Section 16, Township 8 North, Range 1 West, which said lot lies east of the Y & M V Railroad and north and west of East Main Street, which is the Canton and Flora Highway as it was situated on February 2, 1955, and south of the Old Canton and Flora road, being more particularly described with reference to the map of the Town of Flora, Madison

FOR IDENTIFICATION:

Elizabeth L. Bardin

County, Mississippi, dated 1909 and prepared by H. R. Covington, Surveyor, as being that certain tract designated on said map as the Cage Banks lot, reference to said map being here made for more specific description, LESS AND EXCEPT therefrom that portion of the same which was leased to the Standard Oil Company in Kentucky, Jackson, Mississippi, by lease recorded in book 219 at page 212 thereof, said lease being dated May 4, 1953, specific reference here being made to said deed for the particular description contained therein.

The unexpired leasehold term of the following described lots, to-wit: Lot 8 and all of Lot 7, in Block 26 of Jones Addition to the Town of Flora, except that part of Lot 7 conveyed to Hal J. Jones by deed dated August 30, 1923, recorded in book 3 at page 131, Section 16, Township 8 North, Range 1 West.

The unexpired leasehold term of a tract of land fronting 190.9 feet on the north side of Main Street, and also fronting 231.7 feet on the east side of First Street (U. S. 49 Highway) in the Town of Flora, Madison County, Mississippi, and more particularly described as beginning at a point that is 10 feet south 02°25' west from the northwest corner of Lot 6 of the Jones Addition to said Town of Flora, and from said point of beginning run thence south 02°25' west for 231.70 feet along the east line of said First Street to its intersection with the existing north line of Main Street, thence run north 72°28' east for 190.0 feet along the existing north line of Main Street to the southwest corner of the Union Gas Company lot, thence run north 09°54' west for 50 feet, thence run north 72°28' east for 30 feet to the Hawkins property, thence run north 09°54' west 121.30 feet to the Echols tract, thence run south 88°40' west 171.5 feet along the south line of said Echols tract to the point of beginning, and all being situated in Lot 6 of Jones Addition to the Town of Flora, Madison County, Mississippi.

The unexpired leasehold term of the following described property, to-wit: Beginning at a point that is 5 feet south 02°25' west from the northwest corner of Lot 6 of the Jones Addition to the Town of Flora, and run thence south 02°25' west 5 feet, thence easterly to the northeast corner of said Lot 6, thence west to the point of beginning.

B. All partnership interests in E. K. BARDIN FARMS, A LIMITED PARTNERSHIP, owned by me at the time of my death.

ITEM VI.

If my husband, E. K. BARDIN, survives me, I devise and bequeath to him the rest and residue of my estate, real and personal, of whatsoever kind or character and wheresoever situated.

FOR IDENTIFICATION:

Page 3 of 6

Elizabeth L. Bardin

None of the assets devised or bequeathed to my husband in this ITEM of my Will shall be used for the payment of estate, inheritance or other death taxes payable by reason of my death.

ITEM VII.

If I am not survived by my husband, I give, devise and bequeath the rest and residue of my estate, real and personal, of whatsoever kind or character, and wheresoever located, in equal shares to my daughters, EDWINA C. BARDIN and CYNTHIA B. ALFORD.

ITEM VIII.

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

ITEM IX.

Any recipient of property hereunder, or the Executor or other personal representative of the estate of any of them who may be deceased, shall have the right to disclaim all or any part of his or her interest in any property which I have devised or bequeathed to him or her. Any disclaimer shall be made within the time period and in a manner required for the disclaimer to qualify under Section 2518. Any such disclaimer shall be made in writing, stating specifically the property or interest disclaimed, and may be filed with the Chancery Court in which my Will is probated and shall also be delivered to my Executor. If my husband disclaims any portion of a bequest, I give, devise and bequeath the property disclaimed to my daughters, in equal shares.

FOR IDENTIFICATION:

Elizabeth L. Bardin

ITEM X.

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

Except where specific property is devised or bequeathed, my Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in a manner that will result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate. I authorize my Executor to exercise, at such times and in such manner as my Executor shall deem appropriate, any rights of election or other rights which are available to me or my estate in respect of the provisions of the Internal Revenue Code or of any other tax law.

My Executor shall have the authority to disclaim or renounce any interest in property, in whole or in part, including any power with respect to property and including an undivided interest in property transferred to me or to my estate. Any disclaimer by my Executor shall be made in writing stating specifically the property or interest disclaimed and shall be delivered to the transferor of the property, the transferor's legal representative, or the holder of the legal title to the property to which the interest relates. Any disclaimer shall be made within the time

FOR IDENTIFICATION:

Page 5 of 6

Elizabeth L. Gardin

period and in the manner required for the disclaimer to qualify under Section 2518.

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

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

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 22 day of April, 1994.

Elizabeth L. Bardin
Elizabeth L. Bardin

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

<u>Carole O. Dore</u>	<u>2315 MEM. CR. FLOA, M. 39971</u>
	Address
<u>Margaret O. Lane</u>	✓ ✓ ✓
	Address

\\work\jkd\wills\bardin\d2\April 22, 1994\cmg



STATE OF MISSISSIPPI, County of Madison:
I certify that the within instrument was filed for record in my office this 27 of May, 1994, at 4:30 o'clock P M, and was duly recorded on the May 27, 1994, Book No. 27, Page 62.
BILLY V. COOPER, CHANCERY CLERK BY. mduckert D.C.

MAY 27 1994

IN THE CHANCERY COURT AT 3:20 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK
OF MADISON COUNTY, MISSISSIPPI *M Ricketts*

ESTATE OF ELIZABETH L. BARDIN,
DECEASED

NO. 94249

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 CORILLE O. LANE, who being by me first duly sworn according to law, says on oath:

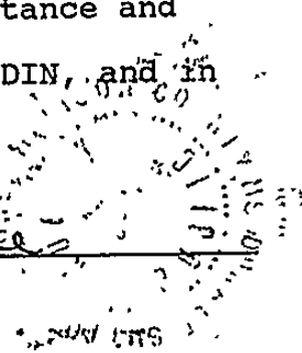
(1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Elizabeth L. Bardin, Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 22nd day of April, 1994.

(2) That on the 22nd day of April, 1994, the said ELIZABETH L. BARDIN, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of MARGARET O. LANE, the other subscribing witness to said instrument.

(3) That the said ELIZABETH L. BARDIN was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

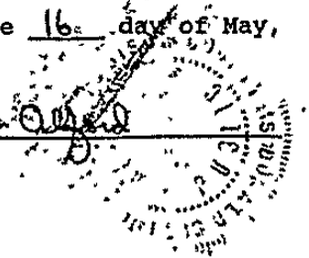
(4) That this affiant, together with MARGARET O. LANE, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said ELIZABETH L. BARDIN, and in the presence of each other.

Corille O. Lane
Corille O. Lane



SWORN TO AND SUBSCRIBED BEFORE ME, this the 16. day of May, 1994.

Donald Lutton
Notary Public



My Commission Expires: August 22, 1997

Sara Martin

Sara Martin
DOSSETT, GOODE, BARNES AND BROOM
Attorneys at Law
Post Office Box 2449
Jackson, Mississippi 39225-2449
Telephone: (601) 948-3160
State Bar #08992

ATTORNEY

\\work\jkd\misc\bardnaf 001\d1\May 16, 1994\crg



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 27 of May, 1994, at 4:30 o'clock P M., and was duly recorded on the May 27, 1994, Book No. 27, Page 68.

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

MAY 27 1994

IN THE CHANCERY COURT AT 3:20 O'CLOCK P M
OF MADISON COUNTY, MISSISSIPPI STEVE DUNCAN, CHANCERY CLERK

M. Duncan

ESTATE OF ELIZABETH L. BARDIN,
DECEASED

NO. 94249

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 MARGARET O. LANE, who being by me first duly sworn according to law, says on oath:

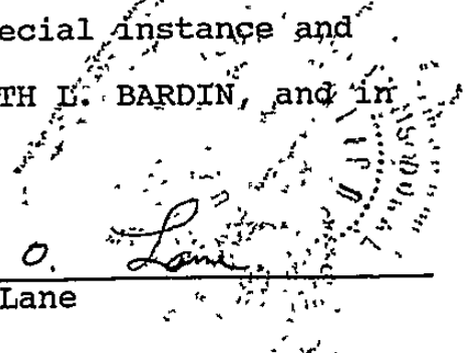
(1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Elizabeth L. Bardin, Deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated the 22nd day of April, 1994.

(2) That on the 22nd day of April, 1994, the said ELIZABETH L. BARDIN, signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of CORILLE O. LANE, the other subscribing witness to said instrument.

(3) That the said ELIZABETH L. BARDIN 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 CORILLE O. LANE, 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 ELIZABETH L. BARDIN, and in the presence of each other.

Margaret O. Lane
Margaret O. Lane



SWORN TO AND SUBSCRIBED BEFORE ME, this the 10 day of May, 1994.

Donald Lutton Alford
Notary Public

My Commission Expires: August 22, 1997

Sara Martin

Sara Martin
DOSSETT, GOODE, BARNES AND BROOM
Attorneys at Law
Post Office Box 2449
Jackson, Mississippi 39225-2449
Telephone: (601) 948-3160
State Bar #08992

ATTORNEY

\\work\jkd\misc\bard\inf.002\d1\May 16, 1994\cag

-2-



STATE OF MISSISSIPPI, County of Madison:

I certify that the within instrument was filed for record in my office this 27 of May, 1994, at 4:30 o'clock P M, and was duly recorded on the May 27, 1994, Book No. 27, Page 70

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

FILED

MAY 31 1994

LAST WILL AND TESTAMENT

OF

MARTHA MANN HANEY

AT 8:52 O'CLOCK A. M.
STEVE DUNCAN, CHANCERY CLERKBy: *Karen Tripp, D.C.*
94248

I, Martha Mann Haney, an adult resident citizen of St. Catherine's Village, 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, and I do hereby revoke any and all other wills and codicils heretofore made by me.

ITEM I.

I hereby appoint my brother, Jack K. Mann, as Executor of this my Last Will and Testament. If he is unable or unwilling to serve as Executor, then and in that event I do hereby appoint Richard A. Courtney, as sole successor Executor of this my Last Will and Testament. I hereby direct that the Executor or the successor Executor as the case may be shall not be required to give any bond and I hereby waive the necessity of inventory, accounting to any court, and formal appraisement of my estate.

ITEM II.

I hereby request my Executor to pay my funeral expenses and all of my legally binding and just debts which may be properly probated, registered and allowed against my estate as soon as may be conveniently done.

ITEM III.

I give and bequeath the sum equal to three percent (3%) of my net distributable estate, together with all my flat silver, and my two (2) gold and diamond rings, to my niece, Martha Sanders Speers, if she survives me. If she does not survive me, this bequest and legacy shall lapse.

ITEM IV.

I give and bequeath the sum equal to three percent (3%) of my net distributable estate to my late husband's niece, Martha W. Gerald, if she survives me. If she does not survive me, this legacy shall lapse.

ITEM V.

At the insistence of my brother, W. Merle Mann, I leave to him no part of my material assets, but I do leave to him my heartfelt love and appreciation.

ITEM VI.

All of the rest and residue of the property which I may own at the time of my death, real or personal, tangible and intangible, of whatsoever nature and wheresoever situated, including any lapsed legacies, I give, bequeath and devise to my brother, Jack K. Mann. In the event my brother, Jack K. Mann, shall predecease me, then I bequeath and devise said property to my niece, Martha Sanders Speers, and my nephews, David Kennedy Mann, Gregory Mann, Jeffrey Paul Mann, Wesley Merle Mann, Jr., Jack Walker Sanders, and Dr. Louis Sanders, or the survivor or survivors of them in equal shares per capita.

ITEM VII.

I desire to be buried next to my late husband, Dr. T. Paul Haney, in Lakewood Memorial Park, Lot 263, Section 12, burial space 6; and that a grave marker similar to my late husband's be placed at my grave. I request that my casket remain closed, except to the family during pre-interment.

IN WITNESS WHEREOF, I have hereunto subscribed my name, on this 25TH day of NOVEMBER, 1992.

Martha Mann Haney
MARTHA MANN HANEY

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited and declared to us by Martha Mann Haney as her Last Will and Testament, that she signed the same in our presence and in the presence of each of us, and that we, at her request, and in her presence and in the presence of each other, hereto affixed our signatures as subscribing witnesses this 25th day of NOVEMBER, 1992.

NAMES:

ADDRESS:

Azlene H. Canizato

UNIT 2317 ST CATHERINES VILLAGE
MADISON, MS. 39110

Lucile Little

UNIT 2314 ST. CATHERINES VILLAGE
MADISON, MS. 39110

Mildred Behea

UNIT 2313 ST. CATHERINE'S VILLAGE
MADISON, MS 39110

PAGE THREE OF THREE



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 31st day of May, 1994, at 8:52 o'clock A M, and was duly recorded on the 31st of May, 1994, Book No. 27, Page 72.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Trappi D.C

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
MARTHA MANN HANEY, DECEASED

PROBATE NO. 94248

MADISON COUNTY, MS
AFFIDAVIT OF SUBSCRIBING WITNESS

FILED

MAY 31 1994

STATE OF MISSISSIPPI
COUNTY OF MADISON

AT 8:52 O'CLOCK A. M
STEVE DUNCAN, CHANCERY CLERK
By: Karen Hipp, D.C.

THIS DAY personally appeared before me, the undersigned, a Notary Public in and for the above jurisdiction, Helene H. Canizaro, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Martha Mann Haney, late of the County of Madison, in the State of Mississippi, now deceased, bearing date of November 25, 1992 and marked Exhibit "A" to the Petition of Jack K. Mann for probate thereof, who having been by me first duly sworn, deposes and says that the said decedent signed said instrument as, and declared the same to be decedent's Last Will and Testament, in the presence of the affiant, and also in the presence of Lucile Little and Mildred C. Rhea on November 25, 1992, and was at the time of so doing over the age of twenty-one years and of sound and disposing mind, memory and understanding; that affiant and the other said subscribing witnesses subscribed said instrument as witnesses thereto and to the signature, publication and due execution thereof, at the instance and request and in the presence of said decedent and in

the presence of each other, on said date and that the signature thereto affixed, purporting to be that of the said decedent is the true and genuine signature of said decedent.

Helene H. Canizaro
HELENE H. CANIZARO

SWORN to and subscribed before me this the 3 day of May, 1994.

Mellie Coleman
Notary Public

My Commission Expires October 21, 1995

My Commission Expires:

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 31st day of May, 1994, at 8:52 o'clock A.M., and was duly recorded on the 31st of May, 1994, Book No 27, Page 75.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Trupp D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
MARTHA MANN HANEY, DECEASED

PROBATE NO. 94248

MADISON COUNTY, MS
AFFIDAVIT OF SUBSCRIBING WITNESS **FILED**

MAY 31 1994

STATE OF MISSISSIPPI
COUNTY OF MADISON

AT 8:52 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK
By: *Karen Jupp, DC*

THIS DAY personally appeared before me, the undersigned, a Notary Public in and for the above jurisdiction, Lucile Little, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of martha Mann Haney, late of the County of Madison, in the State of Mississippi, now deceased, bearing date of November 25, 1992 and marked Exhibit "A" to the Petition of Jack K. Mann for probate thereof, who having been by me first duly sworn, deposes and says that the said decedent signed said instrument as, and declared the same to be decedent's Last Will and Testament, in the presence of the affiant, and also in the presence Helene H. Canizaro and Mildred C. Rhea on November 25, 1992, and was at the time of so doing over the age of twenty-one years and of sound and disposing mind, memory and understanding; that affiant and the other said subscribing witnesses subscribed said instrument as witness thereto and to the signature, publication and due execution thereof, at the instance and request and in the presence of said decedent and in the

presence of each other, on said date and that the signature thereto affixed, purporting to be that of the said decedent is the true and genuine signature of said decedent.

Lucile Little
LUCILE LITTLE

SWORN to and subscribed before me this the 30th day of April, 1994.

Sandra M. Cox
Notary Public

My Commission Expires June 15, 1998

My Commission Expires:



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 31st day of May, 1994, at 8:52 o'clock A. M., and was duly recorded on the 31st of May, 1994, Book No. 27, Page 77.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Trapp D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
MARTHA MANN HANEY, DECEASED

PROBATE NO. 94248

AFFIDAVIT OF SUBSCRIBING WITNESS MADISON COUNTY, MS

FILED

MAY 31 1994

STATE OF MISSISSIPPI

COUNTY OF MADISON

AT 8:52 O'CLOCK A. M
STEVE DUNCAN, CHANCERY CLERK
By: *Karen Jupp, Ac*

THIS DAY personally appeared before me, the undersigned, a Notary Public in and for the above jurisdiction, Mildred C. Rhea, one of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of martha Mann Haney, late of the County of Madison, in the State of Mississippi, now deceased, bearing date of November 25, 1992 and marked Exhibit "A" to the Petition of Jack K. Mann for probate thereof, who having been by me first duly sworn, deposes and says that the said decedent signed said instrument as, and declared the same to be decedent's Last Will and Testament, in the presence of the affiant, and also in the presence Lucile Little and Helene H. Canizaro on November 25, 1992, and was at the time of so doing over the age of twenty-one years and of sound and disposing mind, memory and understanding; that affiant and the other said subscribing witnesses subscribed said instrument as witness thereto and to the signature, publication and due execution thereof, at the instance and request and in the presence of said decedent and in the

presence of each other, on said date and that the signature thereto affixed, purporting to be that of the said decedent is the true and genuine signature of said decedent.

Mildred C. Rhea
MILDRED C. RHEA

SWORN to and subscribed before me this the 29 day of April, 1994.

Melvin Coleman
Notary Public

My Commission Expires October 21, 1996

My Commission Expires:



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 31st day of May, 1994, at 8:52 o'clock A. M., and was duly recorded on the 31st of May, 1994, Book No. 27, Page 79.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Jupp D.C

Last Will and Testament

74 121
MADISON COUNTY, MS

FILED

BOOK 27 PAGE 81

of

LILLIE SHELBY

JUN 03 1994

AT 10:00 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK
BY: KOUKOPIDE

I, LILLIE SHELBY, of 501 M. L. K. Drive, Canton, Madison County, Mississippi, being above the age of twenty-one (21) years, of sound and disposing mind and memory, and being aware of the uncertainty of life and of the certainty of death, do make public and declare this to be my Last Will and Testament, hereby revoking all former Wills and Codicils made by me heretofore.

1. I hereby direct my Executrix to pay all of my just debts duly probated against my estate, and to pay all of my funeral expenses as soon after my death as can be conveniently done.

2. I hereby give, devise and bequeath all of my personal property which I might own at the time of my death unto Mariah Shelby Norris, an undivided one-ninth interest; unto Andrew J. Shelby, an undivided one-ninth interest; unto Claudia Shelby Love, an undivided one-ninth interest; unto Chancie Shelby Nicholson, undivided one-ninth interest; unto Jimmie Shelby, an undivided one-ninth interest; unto Novella Shelby Buck, an undivided one-ninth interest; unto the children of Maudie Shelby Edwards, share and share alike, an undivided one-ninth interest; unto the children of Thelma Shelby Van Buren, share and share alike, an undivided one-ninth interest; and unto Quincy C. Shelby, an undivided one-ninth interest.

3. I hereby give, devise and bequeath all of the land and real property which I might own at the time of my death unto Mariah Shelby Norris, an undivided one-tenth interest; unto Andrew J. Shelby, an undivided one-tenth interest; unto Claudia Shelby Love, an undivided one-tenth interest; unto Chancie Shelby Nicholson, an undivided one-tenth interest; unto Jimmie Shelby, an undivided one-tenth interest; unto Novella Shelby Buck, an undivided one-tenth interest; unto the children of Maudie Shelby Edwards, share and share alike, and undivided one-tenth interest; unto the children of Thelma Shelby Van Buren, share and share alike, an undivided one-tenth interest, and unto Quincy C. Shelby, an undivided two-tenths interest.

I HEREBY nominate and appoint my daughter Claudia Shelby Love, the Executrix of this Last Will and Testament to act without bond, and I HEREBY waive accounting by said Executrix. In the event that the said Claudia Shelby is for any reason unable or unwilling to act as Executrix, I nominate and appoint my daughter ~~Chancie~~ Shelby Nicholson to act as Executrix hereof, also without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this 21st day of January, 1993.

Lillie Shelby
LILLIE SHELBY, TESTATRIX

WE Essie Cheney and Archie Hillman

hereby certify and attest that we witnessed LILLIE SHELBY last above written declare that the above and foregoing consisting of two pages, including the page on which we have signed, to be her Last Will and Testament in our presence and she did sign same in our presence, and we, at her request, signed our names as witnesses in our presence and in the presence of each other. And we further certify that the said LILLIE SHELBY at the time she signed the above was of sound and disposing mind and body and did not sign said instrument under fraud, duress, or undue influence.

Essie Cheney
WITNESS

461 M. S. King Dr. Y.
ADDRESS

Archie Hillman
WITNESS

1707 3rd St. Canton, MS
ADDRESS



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 3 day of June; 1994, at 10:00 o'clock A.M., and was duly recorded on the June 3, 1994, Book No. 27, Page 81.

STEVE DUNCAN, CHANCERY CLERK BY: K. Carey D.C.

ESTATE OF LILLIE SHELBY,
DECEASED

NO.: 94-127

AFFIDAVIT OF SUBSCRIBING WITNESS

MADISON COUNTY, MS
FILED

STATE OF MISSISSIPPI

COUNTY OF MADISON

JUN 03 1994
AT 10:00 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK
BY: K. R. [Signature]

This date personally appeared before me, the undersigned, authority at law in and for the jurisdiction aforesaid, the within named ESSIE CHANEY, 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 Lillie Shelby, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 21st day of January, 1993.

(2) That on the 21st day of January, 1993, the said Lillie Shelby 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 IRENE DILLON, the other subscribing witness to the instrument.

(3) That Lillie Shelby, 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 IRENE DILLON, subscribing and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Lillie Shelby, and in the presence of each other.

Essie Chaney

SWORN TO AND SUBSCRIBED before me, this the 21st day of

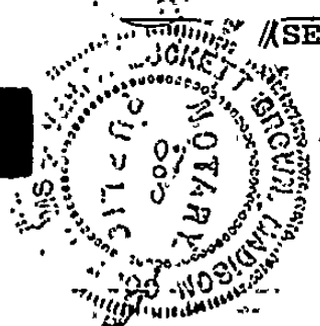
January, 1993.

Verna L. Brown
NOTARY PUBLIC

MY COMMISSION EXPIRES:

~~on or before~~ Mar 6, 1993

(SEAL)



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 3 day of June, 1994, at 10:00 o'clock A M, and was duly recorded on the June 3, 1994, Book No 27, Page 83.



STEVE DUNCAN, CHANCERY CLERK

BY: K. R. [Signature] DC

ESTATE OF LILLIE SHELBY,
DECEASED

NO.: 94-127

AFFIDAVIT OF SUBSCRIBING WITNESS

MADISON COUNTY, MS

STATE OF MISSISSIPPI

FILED

COUNTY OF MADISON

JUN 03 1994

AT 10:00 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK
BY: K. OREGAN

This date personally appeared before me, the undersigned, authority at law in and for the jurisdiction aforesaid, the within named IRENE DILLON, 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 Lillie Shelby, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 21st day of January, 1993.

(2) That on the 21st day of January, 1993, the said Lillie Shelby 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 ESSIE CHANEY, the other subscribing witness to the instrument.

(3) That Lillie Shelby, 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 ESSIE CHANEY, subscribing and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Lillie Shelby, and in the presence of each other.

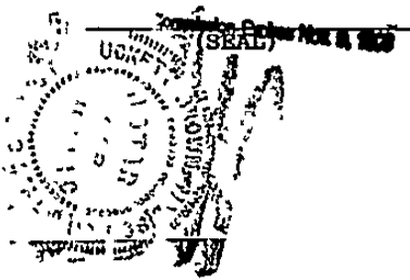
Irene Dillon

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

January, 1993.

Verma L. Brown
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 3 day of June, 1994, at 10:00 o'clock A M., and was duly recorded on the June 3, 1994, Book No. 27, Page 84.



STEVE DUNCAN, CHANCERY CLERK BY: K. Oregon D.C

AT 10:40 O'CLOCK A.M.
STEVE DUNCAN, CHANCERY CLERK
By K. [Signature]

LAST WILL AND TESTAMENT OF DOEVA WILLIAMS

I, Doeva Williams, a resident of Madison County, Mississippi, being over the age of eighteen years and of sound and disposing mind and memory, do hereby make, declare and publish this to my MY LAST WILL AND TESTAMENT, and do hereby revoke all other wills and/or codicils heretofore made by me.

ITEM 1. I give, devise and bequeath all of my real property that I may own at the time of my death to my husband, Roosevelt Williams, for and during his natural life and the remainder shall in fee to my following children, to-wit. Floyd Carter, Frank Williams, Lucy Miggins, Jessie Williams and Rosie Lee Muchison, each to share alike.

ITEM 2. I give, devise and bequeath all of my personal property which I may own at the time of my death unto my husband, Roosevelt Williams, however, should the said Roosevelt Williams, predecease me, then I give and bequeath said personal property to the aforesaid children, share alike.

ITEM 3. I hereby appoint my son, Frank Williams, executor of my estate without bond, waiving all requirements whatever of bond from him as such executor. I hereby waive an inventory and an appraisalment 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.

WITNESS MY SIGNATURE, this 29 day of July, 1981.

[Signature]
DOEVA WILLIAMS

[Signature] (WITNESS)

[Signature] (WITNESS)

ATTESTATION CLAUSE

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

OUR
WITNESS ~~BY~~ SIGNATURE, this the 29 day of July, 1981.

[Signature] (WITNESS)

[Signature] (WITNESS)

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 3 day of June, 1994, at 10:40 o'clock A.M., and was duly recorded on the June 3, 1994, Book No 27, Page 85

STEVE DUNCAN, CHANCERY CLERK

BY [Signature] D.C.

FILED

JUN 03 1994

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI AT 10:40 O'CLOCK A M

STEVE DUNCAN, CHANCERY CLERK

IN THE MATTER OF THE ESTATE
OF DOEVA WILLIAMS, DECEASED

CIVIL ACTION

File NO: 94-213

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 Alma Lockett, 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 Doeva Williams, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 29th day of July 1981.

2. That on the 29th date of July, 1981, the said Doeva Williams 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 Josephine Hood, the other subscribing witness to the instrument.

3. That Doeva Williams 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 Josephine Hood, 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

Doeva Williams, and in the presence of each other.

Alma Lockett
ALMA LUCKETT

SWORN TO AND SUBSCRIBED before me, this the 13th day of April,
1994

George Wilcox
NOTARY PUBLIC

(SEAL)
MY COMMISSION EXPIRES:
9-2-95

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 3 day
of June, 1994, at 10:40 o'clock A M., and was duly recorded
on the June 3, 1994, Book No. 27, Page 86.

STEVE DUNCAN, CHANCERY CLERK

BY: W. Gregory D.C

FILED

JUN 03 1994

#94-214

LAST WILL AND TESTAMENT OF ROOSEVELT WILLIAMS

AT 10:45 O'CLOCK A.M.
STEVE DUNCAN, CHANCERY CLERK
BY: K. [Signature]

I, Roosevelt Williams, a resident of Madison County, Mississippi, being over the age of eighteen years and of sound and disposing mind and memory, do hereby make declare and publish this to be MY LAST WILL AND TESTAMENT, and do hereby revoke all other wills and/or codicils heretofore made by me.

ITEM 1. I give, devise and bequeath all of my real property that may own at the time of my death to my wife, Doeva Williams, for and during her natural life and the remainder shall in fee to my following children, to-wit: Floyd Carter, Frank Williams, Lucy Miggins, Jessie Williams and Rosie Lee Muchison, each to share alike.

ITEM 2. I give, devise and bequeath all of my personal property which I may own at the time of my death unto my wife, Doeva Williams, however, should the said Doeva Williams, predecease me then I give and bequeath said personal property to the aforesaid children, share alike

ITEM 3. I hereby appoint my son, Frank Williams, executor of my estate without bond, waiving all requirements whatever of bond from him as such executor. I hereby waive an inventory and an appraisalment of my estate as required by statute, and relieve my said executor of all duty to account to the courts for his act 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.

WITNESS MY SIGNATURE, this 29 day of July, 1981.

HIS
(7) Roosevelt Williams
ROOSEVELT WILLIAMS

Josephine Hood (WITNESS)

Alma Lockett (WITNESS)

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of Roosevelt Williams, do hereby certify that the said Roosevelt Williams 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 her 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 the 29 day of July, 1981.

Josephine Hood (WITNESS) Alma Lockett (WITNESS)

STATE OF MISSISSIPPI, COUNTY OF MADISON:



I certify that the within instrument was filed for record in my office this 3 day of June, 1994, at 10:45 o'clock A.M., and was duly recorded on the June 3, 1994, Book No 27, Page 80.

STEVE DUNCAN, CHANCERY CLERK BY: K. [Signature] DC

FILED

JUN 03 1994

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

AT 10:45 O'CLOCK A M
STEVE DUNCAN, CHANCERY CLERK

By K. G. G. G. G. G.

IN THE MATTER OF THE ESTATE
OF ROOSEVELT WILLIAMS, DECEASEDCIVIL ACTION
File NO: 94-214AFFIDAVIT 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 Alma Luckett, 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 Roosevelt Williams, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 29th day of July 1981.

2. That on the 29th date of July, 1981, the said Roosevelt Williams 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 Josephine Hood, the other subscribing witness to the instrument.

3. That Roosevelt Williams 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 Josephine Hood, 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

Roosevelt Williams, and in the presence of each other.

Alma Lockett
ALMA LUCKETT

SWORN TO AND SUBSCRIBED before me, this the 13th day of April,
1994

Gay Mitchell
NOTARY PUBLIC

(SEAL)
MY COMMISSION EXPIRES:
9-2-95



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 3 day
of June, 1994, at 10:45 o'clock A M., and was duly recorded
on the June 3, 1994, Book No. 27, Page 89.

STEVE DUNCAN, CHANCERY CLERK BY: Kanagony D.C.

#94-043

Last Will and Testament

MADISON COUNTY, MS

FILED

JUN 03 1994

AT 11:20 O'CLOCK A.M.
STEVE DUNCAN, CHANCERY CLERK

By: *Koucouy DC*

OF

VIRGINIA TAYLOR MOORE

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

ITEM I

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

ITEM II

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 give, devise and bequeath to my children who survive me, my children now living being Jimmy Taylor, Jean Helen Taylor, Johnnie Ruth Taylor, Robert Taylor, Jr., and James Robert Taylor, said surviving children to share and share alike.

ITEM III

I hereby nominate, appoint and constitute my daughter, Jean Helen Taylor, as Executrix of this my Last Will and Testament; and in the

2.9.7
ALS

Virginia Taylor Moore
VIRGINIA TAYLOR MOORE

event she shall be deceased at the time of my death, or unable or unwilling to serve as Executrix, then and in that event, I appoint my daughter, Johnnie Ruth Taylor of Chicago, Illinois, to serve as Executrix of this my Last Will and Testament and hereby grant unto her the same powers and authority as set forth for my Executrix. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to, the right to take possession, hold, manage, invest, and reinvest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents and accountants that she may deem necessary and for the best interest of my estate, and to pay unto herself a just and reasonable compensation as Executrix.

The foregoing Will consists of Two pages, including this one, 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 29th day of March 1979.

Virginia Taylor Moore
VIRGINIA TAYLOR MOORE

STATE OF MISSISSIPPI
COUNTY OF MADISON

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

WITNESS OUR SIGNATURES, this the 29 day of March 1979.

Magene G. Nerrine

ADDRESS: Canton,
Mississippi

Ann L. Scott

ADDRESS: Canton, Mo.



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 3 of June, 1994, at 11:20 o'clock A. M., and was duly recorded on the June 3, 1994, Book No. 27, Page 91.

STEVE DUNCAN, CHANCERY CLERK

BY: Korogay D.C.

FILED

JUN 03 1994

AT 11:20 O'CLOCK A M

STEVE DUNCAN, CHANCERY CLERK

By: K. Gregory DC

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPIIN THE MATTER OF THE ESTATE OF
VIRGINIA TAYLOR MOORE, DECEASED

CIVIL ACTION FILE NO. 94-043

PROOF OF WILL

Comes now ANN L, SCOTT (HUTZEL), one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Virginia Taylor Moore, and enters her appearance herein as provided by Section 91-7-9, Miss.Code Anno. (1972), as amended, and makes oath before the undersigned authority that Virginia Taylor Moore, the above named decedent, signed, published and declared said instrument to be her Last Will and Testament on the 29th day of March, 1979, the day of the date of said instrument, in the presence of this deponent and Imogene G. Herring, the other subscribing witness, and that said testator was then of sound and disposing mind and memory, more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that she and Imogene G. Herring subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said testator and in the presence of said

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

Ann L. Scott Hutzel
ANN L. SCOTT HUTZEL

STATE OF MISSISSIPPI

COUNTY OF Hinds

SWORN TO AND SUBSCRIBED before me on this the 1st day of November, 1993.

Robin Lowery
NOTARY PUBLIC

(SEAL)

MY COMMISSION EXPIRES:
My Commission Expires July 27, 1996



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 3 day of June, 1994, at 11:20 o'clock A M., and was duly recorded on the June 3, 1994, Book No 27, Page 93.

STEVE DUNCAN, CHANCERY CLERK

BY: KLouagouy D.C.

LAST WILL AND TESTAMENT OF LIDA JOHNSON BANKS

I, Lida Johnson Banks, a widow and resident of 529 Isabella Street, Canton, Mississippi, and being of sound and disposing mind and memory and more than eighteen years of age, do make, publish and declare this to be my LAST WILL AND TESTAMENT, especially revoking all prior testamentary documents.

ITEM I. I give, devise and bequeath all of my property, real, personal and mixed of every kind and description and wheresoever located to my son, Robert Lee Brown of Louisville, Kentucky with the following proviso: My grandson, Terrence A. Brown, is to reside in my home residence as long as he lives or cares to remain in same as long as he lives or cares to live in same. All he is to do is keep the home residence in reasonable repair, pay the taxes that might become due and keep up the insurance on the residence. He is to occupy the home residence located at 529 Isabella Street, Canton, Mississippi rent free.

ITEM II. I nominate and appoint my son, Robert Lee Brown, executor of this LAST WILL AND TESTAMENT, and I direct that no bond be required of him. I waive an inventory and an appraisalment 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.

WITNESS MY SIGNATURE, this 30th day of October, 1979.

Lida Johnson Banks
LIDA JOHNSON BANKS

Josephine Hood (WITNESS)
Patricia Brewer (WITNESS)

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of Lida Johnson Banks, do hereby certify that the said Lida Johnson Banks 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 the presence of each of us and that we at her expressed instance and request signed and subscribed said will as witnesses thereto in her presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this 30th day of October, 1979.

Josephine Hood (WITNESS)
Patricia Brewer (WITNESS)



STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 6 day of June, 1994, at 2:10 o'clock P M, and was duly recorded on the June 6, 1994, Book No 27, Page 95

STEVE DUNCAN, CHANCERY CLERK

BY: K. Kuegou DC

JUN 06 1994

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

AT 2:10 O'CLOCK P M

STEVE DUNCAN, CHANCERY CLERK

By: K. Kueguyde

IN THE MATTER OF THE ESTATE OF LIDA JOHNSON BANKS, DECEASED

CIVIL ACTION FILE NO. 94282

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DAY personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, Don A. McGraw, Jr., who after being duly sworn, makes oath that he has inspected that certain instrument in writing purporting to be the Last Will and Testament of Lida Johnson Banks, Deceased, dated October 30, 1979; and, that he is personally familiar with the handwriting and signature of Josephine Hood, and that based upon his personal knowledge of said handwriting and signature, he attests that the handwriting and signature of Josephine Hood is genuine as it appears on the documents purporting to be the Last Will and Testament of Lida Johnson Banks, dated October 30, 1979, a copy of which is attached to this Affidavit as Exhibit "A".

[Signature]
DON A. MCGRAW, JR.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 2nd day of June, 1994.

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES:

My Commission Expires Jan. 22, 1995

(SEAL)

H\FIRM\GDHP\ESTATE\BANKS\AFFDON.103
8019/35700

FILED

JUN 06 1994

AT 2:10 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK
By: K. Gregory DC

EXHIBIT A

LAST WILL AND TESTAMENT OF LIDA JOHNSON BANKS

I, Lida Johnson Banks, a widow and resident of 529 Isabella Street, Canton, Mississippi, and being of sound and disposing mind and memory and more than eighteen years of age, do make, publish and declare this to be my LAST WILL AND TESTAMENT, especially revoking all prior testamentary documents.

ITEM I. I give, devise and bequeath all of my property, real, personal and mixed of every kind and description and wheresoever located to my son, Robert Lee Brown of Louisville, Kentucky with the following proviso: My grandson, Terrence A. Brown, is to reside in my home residence as long as he lives or cares to remain in same as long as he lives or cares to live in same. All he is to do is keep the home residence in reasonable repair, pay the taxes that might become due and keep up the insurance on the residence. He is to occupy the home residence located at 529 Isabella Street, Canton, Mississippi rent free.

ITEM II. I nominate and appoint my son, Robert Lee Brown, executor of this LAST WILL AND TESTAMENT, and I direct that no bond be required of him. I waive an inventory and an appraisalment 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.

WITNESS MY SIGNATURE, this 30th day of October, 1979.

Lida Johnson Banks
LIDA JOHNSON BANKS

Josephine Head (WITNESS)
Patricia Brown (WITNESS)

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of Lida Johnson Banks, do hereby certify that the said Lida Johnson Banks 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 the presence of each of us and that we at her expressed instance and request signed and subscribed said will as witnesses thereto in her presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this 30th day of October, 1979.

Josephine Head (WITNESS)
Patricia Brown (WITNESS)

STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 6 day of June, 1994, at 2:10 o'clock P M., and was duly recorded on the June 6, 1994, Book No. 27, Page 96.

STEVE DUNCAN, CHANCERY CLERK BY: K. Gregory DC



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI JUNE 6 1994

IN THE MATTER OF THE ESTATE
OF LIDA JOHNSON BANKS, DECEASED

AT 2:10 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK
By: R. C. ... D.E.

CIVIL ACTION FILE NO. 94282

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DAY personally appeared before me, the undersigned authority in and for the jurisdiction above mentioned, Archie Smith, who after being duly sworn, makes oath that he has inspected that certain instrument in writing purporting to be the Last Will and Testament of Lida Johnson Banks, Deceased, dated October 30, 1979; and, that he is personally familiar with the handwriting and signature of Lida Johnson Banks, Deceased and that based upon his personal knowledge of said handwriting and signature, he attests that the handwriting and signature of Lida Johnson Banks is genuine as it appears on the document purporting to be the Last Will and Testament of Lida Johnson Banks, dated October 30, 1979, a copy of which is attached to this Affidavit as Exhibit "A".

[Signature of Archie Smith]
ARCHIE SMITH

SWORN TO AND SUBSCRIBED BEFORE ME, this the 3rd day of June, 1994.

[Signature of Ameda Rocha]
NOTARY PUBLIC

MY COMMISSION EXPIRES:

~~My Commission Expires Jan. 22, 1995~~
(SEAL)

FIRMIGDHEESTATEBANKSAFFARCHI 103
8019/35700

JUN 06 1994

AT 2:10 O'CLOCK P M
STEVE DUNCAN, CHANCERY CLERK

By: K. Carey D.C.

EXHIBIT A

LAST WILL AND TESTAMENT OF LIDA JOHNSON BANKS

I, Lida Johnson Banks, a widow and resident of 529 Isabella Street, Canton, Mississippi, and being of sound and disposing mind and memory and more than eighteen years of age, do make, publish and declare this to be my LAST WILL AND TESTAMENT, especially revoking all prior testamentary documents.

ITEM I. I give, devise and bequeath all of my property, real, personal and mixed of every kind and description and wheresoever located to my son, Robert Lee Brown of Louisville, Kentucky with the following proviso: My grandson, Terrence A. Brown, is to reside in my home residence as long as he lives or cares to remain in same as long as he lives or cares to live in same. All he is to do is keep the home residence in reasonable repair, pay the taxes that might become due and keep up the insurance on the residence. He is to occupy the home residence located at 529 Isabella Street, Canton, Mississippi rent free.

ITEM II. I nominate and appoint my son, Robert Lee Brown, executor of this LAST WILL AND TESTAMENT, and I direct that no bond be required of him. I waive an inventory and an appraisalment 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.

WITNESS MY SIGNATURE, this 30th day of October, 1979.

Lida Johnson Banks
LIDA JOHNSON BANKS

Josephine Head (WITNESS)
Patricia Brown (WITNESS)

ATTESTATION CLAUSE

We, the undersigned witnesses to the Will of Lida Johnson Banks, do hereby certify that the said Lida Johnson Banks 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 the presence of each of us and that we at her expressed instance and request signed and subscribed said will as witnesses thereto in her presence and in the presence of each other as an attestation thereof.

WITNESS OUR SIGNATURES, this 30th day of October, 1979.

Josephine Head (WITNESS)
Patricia Brown (WITNESS)

STATE OF MISSISSIPPI, COUNTY OF MADISON:

I certify that the within instrument was filed for record in my office this 6 day of June, 1994, at 2:10 o'clock P M., and was duly recorded on the June 6, 1994, Book No 27, Page 98.

STEVE DUNCAN, CHANCERY CLERK

BY: K. Carey D.C.

