

FILED
THIS DATE
DEC 08 2000
STEVE DUNCAN
CHANCERY CLERK

LAST WILL AND TESTAMENT
OF
KUNIKO HARAGUCHI MYERS

#2000-927

KNOW ALL MEN BY THESE PRESENTS, THAT I, Kuniko Haraguchi Myers, of the City of Canton, County of Madison, State of Mississippi, being above the age of eighteen years and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils heretofore made by me

Article I.

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

Article II.

I hereby direct my Executor to pay all federal and state estate, inheritance, succession, transfer or other death taxes which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or other property which shall be included in my gross estate for the purpose of such taxes, whether or not included in my estate for probate purposes, out of my residuary estate

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

~~KUNIKO~~

KUNIKO HARAGUCHI WRIGHT MYERS

Article III.

I am presently divorced At the present time I have one child, a daughter whose name is Robin Mary Gorton. All references in this Will to "my child" or "said child" shall be deemed to refer to the above mentioned child. Also at the present time I have two grandchildren, namely, Jennifer Mary Whicker and Brittany Michelle Whicker. All references in this Will to "my grandchildren" or "said grandchildren" shall be deemed to refer to the above named grandchildren.

Article IV.

I hereby give devise and bequeath one third (1/3rd) of all property, real, personal or mixed, which I may own at the time of my death to my child, if she survives me.

ARTICLE VII.

I give, devise and bequeath all of my residuary estate, being all other property, real and personal, where ever situated in which I may have any interest at the time of my death not otherwise effectively disposed of, to the Trustee, hereinafter appointed, to hold, manage, invest, reinvest and distribute the income and principal of the trust upon the following terms and conditions and to be known as the KUNIKO HARAGUCHI MYERS FAMILY TRUST :

A. The Trustee may in his sole discretion pay to or use for the benefit of, without intervention of any guardian, my grandchildren, in such proportions as my Trustee shall determine to be necessary for the support, education, maintenance, medical care and welfare of any of said

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

beneficiaries My daughter, as Trustee, shall have the final decision as to the disposition of the income and principal hereunder. Any income not so expended shall be accumulated and added to principal. It is my intention that my grandchildren shall have sufficient income to provide for their support, medical care, maintenance, education and welfare. In addition my Trustee may pay any part of the principal of said residuary trust to my grandchildren in such proportions as the Trustee may determine to be necessary for the support, education, medical care, maintenance, education and welfare of such beneficiary. In making distributions from this trust my trustee may take into consideration the relative need as well as the personal resources of the beneficiaries together with any other factors which the Trustee may deem pertinent. Accordingly, in exercising the discretion given hereunder the Trustee may give such consideration to the needs and welfare of the beneficiaries from time to time surviving and may disregard any rules or law regarding impartiality in investments. However, the Trustee need not make payments to any beneficiary which the Trustee considers to be in excess of the reasonable needs of such beneficiary.

B. Upon the attainment of the age of twenty-one (21) years by my grandchild, all of the principal and accrued income of each such separate trust being held for such beneficiary shall be delivered to her free of trust. In the event of my death after the time set forth herein for such final termination of any such trust, then, in such event, the Trustee shall deliver to the beneficiary thereof the entire remaining corpus and:

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

all accrued income of the separate trust being held for such grandchild's benefit

C In the event of the death of any of my grandchildren prior to the distribution of the trust herein created, with issue or descendants, the separate trust created for such grandchild shall be distributed to such grandchild's descendants, then living, per stirpes, subject to paragraph (6) below.

D In the event of the death of my grandchild prior to the distribution of the trust herein created without issue or descendants, the separate trust created for such grandchild shall be distributed to my daughter and surviving grandchild in equal shares, per stirpes.

E In the event of the death of my grandchild prior to the distribution of the trust herein created and no descendants of mine are then surviving, then, in such event the trust estate being held for the benefit of such deceased grandchild shall be distributed unto the persons who would then constitute my heirs at law under the statutes of descent and distribution of the State of Mississippi

F If any beneficiary other than my grandchild having become entitled to distributions of all or a portion of the trust estate under the terms and provisions of the foregoing paragraphs, shall be under the age of twenty-one (21) years or be under any legal disability, his or her share shall vest in him or her but distribution shall be postponed until he or she attains such age, or until such legal disability is removed. The trustee shall pay to or for the benefit of such descendant such part of the

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

income and principal of the retained share as the Trustee considers necessary for his or her support, medical care, education and welfare and may add to the principal any income not so expended

G. For purposes of this Will, a personal legally adopted shall be considered in all respects as a natural child of the adopting parents.

ARTICLE VIII

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

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

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

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

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

ARTICLE IX.

If my child shall die simultaneously with me or under such circumstances as to render it impossible or difficult to determine who predeceased the other, I direct that I shall be deemed to have predeceased my child. If any legatee or devisee other than my child shall die simultaneously with me or under such circumstances as to render it difficult or impossible to determine who predeceased the other, I hereby declare that I shall be deemed to have survived such legatee or devisee. The provisions of my Will shall be construed upon these assumptions, notwithstanding the provisions of

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

any law establishing a different presumption or order of death or providing for survivorship for a fixed period as a condition of inheritance of property.

ARTICLE X

I hereby nominate, constitute and appoint Robin Mary Gorton as Executrix of this my Last Will and Testament. I hereby nominate, constitute and appoint Robin Mary Gorton as Trustee of the trust set forth in Article VII herein I hereby relieve my said Executrix and my Trustee from giving bond, from having an appraisal made of my estate and of making or filing any reports, returns or accountings of any kind or character to any Court or other tribunal

During the period of the administration thereof, my estate shall be considered a trust within the meaning of the said Uniform Trustees' Powers Act, reference to which is again hereby made, and my Executrix shall have all of the powers afforded to trustees in and by the terms and provisions of said statute, as now or hereafter amended.

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

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

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

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

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

ARTICLE XI.

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

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

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, consisting of thirteen (8) pages on the 22nd day of December, 1997.

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

WITNESSES:

James L. Martin
Edna Jordan

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by Kuniko Haraguchi Myers, 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 thereto, this the 22nd day of December, 1997

James L. Martin
Edna Jordan

PROOF OF WILL

I, KUNIKO HARAGUCHI MYERS, James L. Martin and Edna Jordan, the subscribing Testatrix and the witnesses, respectively, whose names are signed to the attached and foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the Testatrix signed and executed the instrument as her Last Will and Testament and that she executed it as her free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testatrix and at her request, and in the presence of each other, signed the Will as witnesses, and that to the best of the knowledge of

each witness, the Testatrix was at the time eighteen (18) years of age or older, of sound mind and under no restraint or undue influence

DATED 12-22-97

Kuniko Haraguchi Myers
KUNIKO HARAGUCHI MYERS

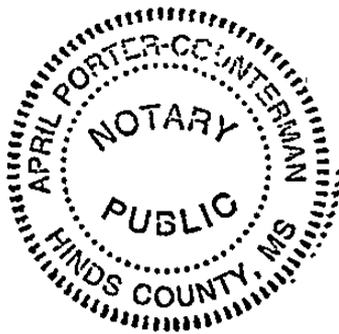
James L. Martin

116 Shady Lane
Jackson, MS 39213

Edna Jordan

103 Fairwood Drive
Clinton, MS 39056

SUBSCRIBED, SWORN TO AND ACKNOWLEDGED before me by KUNIKO HARAGUCHI MYERS, the Testator, and subscribed and sworn to before me by James L. Martin and Edna Jordan, the witnesses, on the 22 day of December, 1997.



April Porter-Couterman
NOTARY PUBLIC

My Commission Expires July 7, 2001

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 8th day of December, 2000, at 9:00 o'clock A. M., and was duly recorded on the 8th day of December, 2000, Book No. 33, Page 1.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Supp D.C.

Last Will and Testament

OF

RAYMOND EDWARD KRUML

#2000 928

FILED
 THIS DATE
 1:00 P.M.
 DEC 08 2000
 STEVE DUNCAN
 CHANCERY CLERK
[Signature]

I, **RAYMOND EDWARD KRUML**, an adult resident citizen of Madison County, Mississippi, residing at 453 Pat Luckett Road, Canton, Mississippi 39046, being of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills and Codicils heretofore executed by me.

I.

I hereby nominate and appoint as the executor of my estate, **Robert Kruml**, to serve without bond and to act as his good judgment and discretion will determine; and he shall not be required to file any accounting, annual or final, to any courts of his actions as executor, and I further hereby waive the necessity of having a formal appraisal made of my estate. In the event that Robert Kruml is unable to serve, then I hereby nominate and appoint as the Executrix of my estate **Florence Kruml**, to serve without bond and to act as her good judgment and discretion will determine; and she shall not be required to file any accounting, annual or final, to any courts of

her actions as executrix, and I further hereby waive the necessity of having a formal appraisal made of my estate; in the event of Florence Kruml not being able to serve then I appoint **James Chandler**.

II.

I hereby give, devise and bequeath to Alan Kruml, at the time of my death, all of my guns, swords, collectibles and their accessories.

III.

I hereby give, devise and bequeath to my god child, Michael Hodous, at the time of my death, the sum of \$10,000.00. In the event that Michael Hodous predeceases me, then I give, devise and bequeath to his sister, my other god child, Katie Hodous, the sum of \$10,000.00.

IV.

I hereby give, devise and bequeath to my god child, Katie Hodous, at the time of my death, the sum of \$10,000.00. In the event that Katie Hodous predeceases me, then I give, devise and bequeath to her brother, my other god child, Michael Hodous, the sum of \$10,000.00.

V.

I hereby give, devise and bequeath to Larry Marsman, at the time of my death, the sum of \$10,000.00.

VI.

I hereby give, devise and bequeath to Nettie Williamsōn, at the time of my death, the sum of \$10,000.00

VII.

I hereby give, devise and bequeath to Steven E. Kruml, at the time of my death, the sum of \$15,000.00.

VIII.

I hereby give, devise and bequeath to Ronney Norman, at the time of my death, the sum of \$20,000.00.

IX.

I hereby give, devise and bequeath to my nephew, Kerry Kruml and his wife, Jeanette Kruml (or the survivor of them), at the time of my death, to share and share alike, the mirrored-back antique China Cabinet and all contents.

X.

I hereby give, devise and bequeath to my nephew, Alan Kruml and his wife, Helen Kruml (or the survivor of them), at the time of my death, to share and share alike, the all-wooden antique China Cabinet and all contents located therein; the marble-top antique table and the pair of antique chairs.

XI.

I hereby direct that my Executor sell the remainder and residue of my estate and after payment of all costs of administration, including reasonable executor fees and attorney fee, the balance of the proceeds I give, devise and bequeath to Kerry Kruml, Alan Kruml, John Norman and Linda Norman, to share and share alike.

XII.

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

WITNESS MY SIGNATURE, this 21st day of February 2000.

Raymond Edward Kruml
RAYMOND EDWARD KRUML

WITNESSES:

Ray J. [Signature]
Bessie M. [Signature]

* * *

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

WITNESS OUR HANDS, this 21st day of February, 2000.

WITNESSES:

NAMES

ADDRESSES

Billy J. Lee

P.O. Box 913
Canton, MS 39046

Bennie M. Jones

P.O. Box 824
Canton, MS 39046

A \WILLS\Raymond-Kruml.wpd

Page #5 of 5 REK

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 8th day of December, 2000, at 1:00 o'clock P. M., and was duly recorded on the 8th day of December, 2000, Book No. 33, Page 11.

STEVE DUNCAN, CHANCERY CLERK

BY: Karen Jupp D.C.

FILED
THIS DATE
DEC 08 2000
STEVE DUNCAN
CHANCERY CLERK
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
RAYMOND EDWARD KRUML, DECEASED

CIVIL ACTION
FILE NO. 2000-928

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

This date personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named **BETTYE J. TOWNER**, who being by me first duly sworn according to law states on oath as follows, to-wit:

(1). That this affiant is one of two subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of **RAYMOND EDWARD KRUML**, whose signature is affix to the Last Will and Testament dated February 21, 2000.

(2). That on the 21st day of February, 2000, the said **RAYMOND EDWARD KRUML** signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of the affiant and in the presence of **BESSIE M. TRAVIS**, the other subscribing witness to the instrument.

(3). That **RAYMOND EDWARD KRUML**, was then and there of sound and disposing mind and memory and well above the age of eighteen (18) years.

(4). That this affiant, together with BESSIE M. TRAVIS, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of RAYMOND EDWARD KRUML in the presence of each other.

Betty J. Towner
BETTYE J. TOWNER

SWORN TO AND SUBSCRIBED before me, this the 6th day of

December, 2000.

Joyce A. Cheeks
NOTARY PUBLIC



Notary Public State of Mississippi At Large
My Commission Expires: May 14, 2004
Bonded Thru Holdon, Brooks & Garland, Inc.

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 8th day of December, 2000, at 1:00 o'clock P. M., and was duly recorded on the 8th day of December, 2000, Book No. 33, Page 16.

STEVE DUNCAN, CHANCERY CLERK

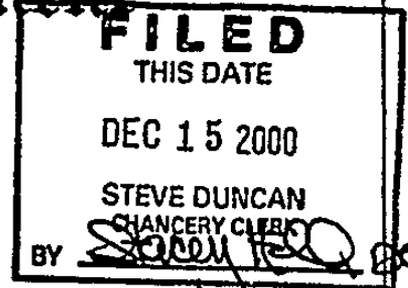
BY: *Karen Jupp* D.C.

Last Will and Testament

#2000-948

OF

JOE D. DAWSON



I, JOE D. DAWSON, of Madison County, Mississippi, being of sound and disposing mind and memory and of lawful age, do hereby make, publish and declare this as and for my Last Will and Testament, and I hereby specifically revoke any and all former wills and codicils which I have heretofore made.

ITEM I.

I hereby appoint JEROME B. STEEN as Executor of this my Last Will and Testament and my estate. If the said Jerome B. Steen is unable or unwilling to serve in such capacity, I then appoint JIMMIE B. REYNOLDS as Executor of my Last Will and Testament. If both the said Jerome B. Steen and Jimmie B. Reynolds are unable or unwilling to serve in such capacity, I then appoint WILLIAM M. DALEHITE, JR., as Executor of my Last Will and Testament. In any event, I direct that no bond, appraisal, inventory or accounting be required of my Executor insofar as the same may be legally waived.

A. I hereby direct that my Executor shall, out of the property and estate coming into his hands which is subject to the payment of debts, pay all of my just debts which are properly probated and allowed as claims against my estate and all expenses of my last illness and funeral.

B. I hereby direct that my Executor shall not be required to reduce any or all of my personal

or real property to cash during the administration of my estate, but in his discretion may sell only so much of my property as is necessary to obtain adequate cash (in addition to the cash which I leave at the time of my death) to pay taxes, debts, and the costs of the administration of my estate, and after the payment of the said items, my Executor is authorized in his sole discretion to make distribution to my devisees and legatees either in cash or in kind or in both.

C. I hereby direct that my Executor shall have, with reference to my estate, all of the powers during the administration of my estate as are granted to trustees under the Mississippi Uniform Trustees Powers Law, more specifically Sections 91-9-101 thru 91-9-119, Miss. Code Ann. (1972), in addition to all inherent, implied and statutory powers of an executor, and without in any manner limiting or restricting such powers.

D. I hereby direct that all estate and inheritance taxes which become due as a result of my death shall be paid from that part of my estate other than that devised and bequeathed to my wife.

ITEM II.

I give, devise and bequeath unto my beloved wife, PAULINE H. DAWSON, the following:

A. All of my right, title and interest in and to the land and property occupied by my wife and me as our homestead at the time of my death.

B. Any and all of my right, title and interest in and to any and all household furniture, fixtures, equipment, appliances, silver, china, linen, and all

other household utensils and articles, with the exception of the furniture in the bedroom of my daughter, Regina Jo Ann Dawson, which I bequeath to her.

ITEM III.

I give, devise and bequeath unto my nephew, MICHAEL COOPER DAWSON, the Elgin pocket watch previously owned by my father and in my possession, and the Eclipse double barrel shotgun previously owned by my great grandfather and in my possession.

I give, devise and bequeath unto my daughter, RENEE MARGUERITE DAWSON RUSSUM, the antique organ previously owned by my grandmother and in my possession, and the wedding ring previously owned by my father and in my possession.

I give, devise and bequeath unto my daughter, REGINA JO ANN DAWSON, the antique "Victrola" and all records, all silver coins and coin collection, all firearms including pistols, rifles, shotguns and pellet gun.

I give, devise and bequeath unto my son, TODD ASHLEY DAWSON, all of my power and hand tools and magazine collection.

ITEM IV.

I give, devise and bequeath my residuary estate, being all of my other property and estate of every kind and character and wheresoever situated, whether real, personal or mixed, unto my children, share and share alike, the children of a deceased child taking per stirpes the share to which their deceased parent would have been entitled had he or she survived. The term "children" as used in this Item of my Will includes any child or children hereafter born to or adopted by me, as well as the children, RENEE MARGUERITE DAWSON, REGINA JO ANN DAWSON and TODD ASHLEY DAWSON, that I

now have.

IN WITNESS WHEREOF, I have hereunto set my hand on this the 6th day of August, 1985.

Joe D. Dawson
JOE D. DAWSON

WITNESSES:

William C. Haffin
Edward J. Currie Jr.

We, the undersigned subscribing witnesses to the within and foregoing Last Will and Testament of Joe D. Dawson, do hereby acknowledge and attest that the same was exhibited to us by the said Joe D. Dawson as his Last Will and Testament, that he signed the same in our presence and in the presence of each of us, and that at his request and in his presence and in the presence of each other, we signed the same as subscribing witnesses thereto.

This the 6th day of August, 1985.

William C. Haffin
Edward J. Currie Jr.

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 15th day of Dec, 2000, at 9:30 o'clock A M., and was duly recorded on the DEC 15 2000, Book No. 33, Page 18.

STEVE DUNCAN, CHANCERY CLERK

BY: Stacey Hill D.C.

IN THE CHANCERY COURT OF MADISON, MISSISSIPPI

NO. 2000-948

FILED
THIS DATE
DEC 15 2000
STEVE DUNCAN CHANCERY CLERK
BY <i>[Signature]</i>

IN THE MATTER OF THE
LAST WILL AND TESTAMENT
OF JOE D. DAWSON, DECEASED

STATE OF MISSISSIPPI)
) AFFIDAVIT OF SUBSCRIBING WITNESS
COUNTY OF HINDS)

Personally came and appeared before me, the undersigned authority in and for the said county and state, within my jurisdiction, WILLIAM C. GRIFFIN, who, being first duly sworn, on oath states as follows:

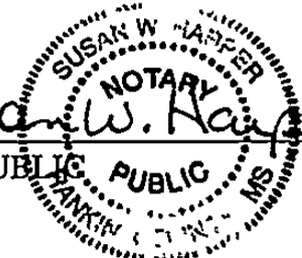
That he was personally acquainted with Joe D. Dawson, late of Madison County, Mississippi; that the said Joe D. Dawson was a resident of and had a fixed place of residence in Madison County, Mississippi; that affiant, in the presence of Edward J. Currie, Jr., subscribing witness, and at the special instance and request of said Joe D. Dawson did, on the 6th day of August, 1985, sign and subscribe an instrument of writing represented to be the Last Will and Testament of the said Joe D. Dawson, Deceased; that said instrument, the original of which is attached hereto, was signed in said instance by Joe D. Dawson as Testator, and in said instance the said Testator declared in the presence of Affiant and in the presence of the said Edward J. Currie, Jr., that said instrument constituted his Last Will and Testament, and thereupon Affiant, in said instance in the presence of the said Joe D. Dawson and in the presence of Edward J. Currie, Jr., the other subscribing witness thereto, signed and subscribed the said instrument as one of the attesting witnesses thereto, said witnesses

signing said Will in the presence of Testator and in the presence of each other; that at the time of the said attestation and signing of said instrument the said Joe D. Dawson was above the age of eighteen years, was then of sound and disposing mind and memory, and in full possession of all of his mental faculties.

That the original of said Last Will and Testament is attached to this affidavit and this affidavit is executed by this Affiant in proof of said Will, and for the purpose of probating the same in the Chancery Court of Madison, County, Mississippi

William C. Griffin
WILLIAM C. GRIFFIN

SWORN TO AND SUBSCRIBED before me, this the 27th day of November, 2000.

Susan W. Harper
NOTARY PUBLIC


My Commission Expires:
Notary Public State of Mississippi At Large
My Commission Expires: November 17, 2001
Bonded Thru Halden, Brooks & Garland, Inc.

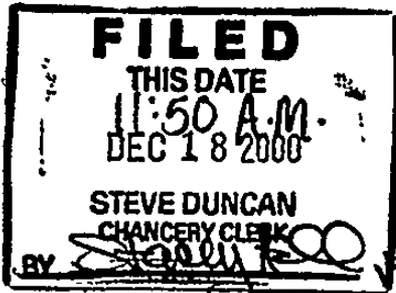
(SEAL)

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 15th day of Dec, 2000, at 9:30 o'clock A M., and was duly recorded on the DEC 15 2000, Book No. 33, Page 22.

STEVE DUNCAN, CHANCERY CLERK BY: Stacey Hill D.C.



LAST WILL AND TESTAMENT
OF
T. V. NICHOLS, JR.

2000-962

I, T. V. NICHOLS, JR., an adult resident citizen of the City of Canton, Madison County, Mississippi, being over the age of eighteen (18) years and of sound and disposing mind and memory, do make, declare and publish this to be my Last Will and Testament, hereby revoking all previous Wills and Codicils heretofore made by me.

I.

I name, constitute and appoint my wife, Sara D. Nichols, as Executrix of this my Last Will and Testament and direct that she not be required to give bond or make and formal appraisal, inventory or accounting to any Court other than the probate of this my Last Will and Testament. Should my said wife predecease me or refuse or be unable to serve as Executrix hereunder, I name, constitute and appoint my son, Thomas B. Nichols, as Executor also without bond and also waiving the necessity of appraisal, inventory and/or accounting.

II.

I direct that all of my just legal debts, expenses of my last illness and funeral expenses be paid as promptly after my death as practical.

III.

I will, devise and bequeath my farm located just East of Canton which contains 308 acres, more or less, and is situated in Sections 15 and 22, Township 9 North, Range 3 East, unto Thomas B. Nichols, Carol Nichols Sneed and Virginia Ann Nichols, my children, in equal shares, share and share alike.

IV.

All of the rest, residue and remainder of my property, real, personal or mixed, I will, devise and bequeath unto Sara D. Nichols, my wife, if she shall survive me. Should she not survive me, I will, devise and bequeath said property unto Thomas B. Nichols, Carol Nichols Sneed and Virginia Ann Nichols, my children, in equal shares, share and share alike.

Last Will and Testament of
T. V. NICHOLS, JR.
Page 2

v.

Should my aforesaid wife, named herein, and I die in one common accident or calamity, or under circumstances making it difficult to determine which survived the other, then this will shall be construed as if I had died first and my wife had survived me.

IN WITNESS WHEREOF I have executed this Last Will and Testament on this the 20th day of April, 1995, in the presence of the undersigned attesting and credible witnesses, who, at my request and in my presence, and in the presence of each other, have witnessed my signature hereto.

T. V. Nichols, Jr.
T. V. Nichols, Jr.

Signed, published and declared by the Testator, T. V. Nichols, Jr., on the date hereinabove shown, as and for his Last Will and Testament in the presence of us, who, at his request and in his presence, and in the presence of each other, subscribe our names hereto as attesting witnesses.

Jeff Al Pace

Joe R. Fanebo, Jr.

WITNESSES

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 18th day of Dec, 20 00, at 11:50 o'clock A M., and was duly recorded on the DEC 18 2000, Book No. 33, Page 24.

STEVE DUNCAN, CHANCERY CLERK

BY: Stacy Hill D.C.

FILED
THIS DATE
DEC 18 2000
STEVE DUNCAN
CHANCERY CLERK
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI
IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
T. V. NICHOLS, JR., DECEASED

CIVIL ACTION, FILE NO: 2000-962

AFFIDAVIT OF AUTHENTICITY

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned notary public, in and for the jurisdiction aforesaid, within my jurisdiction on this date, Lloyd W. Simpson, Jr., who having been by me first duly sworn, stated and deposed upon his oath as follows:

1. My name is Lloyd W. Simpson, Jr.
2. I am an adult resident and citizen of Madison County, Mississippi, and my business mailing address is Post Office Box 5, Canton, Mississippi 39046.
3. I am a certified public accountant.
4. For many years, I personally knew and was well acquainted with T. V. Nichols, Jr. now deceased. T. V. Nichols, Jr. was a client of mine, and I regularly prepared his state and federal income tax returns.
5. Based upon my long standing business relationship with T. V. Nichols, Jr., I know and am personally familiar and well acquainted with the handwriting and signature of T. V. Nichols, Jr., who is now deceased.
6. I have carefully read and examined the attached instrument of writing, dated April 20, 1995, and which purports to

be the will of T. V. Nichols, Jr., deceased, and which instrument purports to have been executed by T. V. Nichols, Jr., as testator, and by Jeff D. Pace and Joe R. Fancher, Jr. as witnesses to the said testator's signature and publication of said will.

7. Based upon my personal knowledge of the handwriting and signature of T. V. Nichols, Jr., I have determined and am firmly convinced that the signature of T. V. Nichols, Jr. on said will, dated April 20, 1995, is genuine and was wholly made and subscribed by T. V. Nichols, Jr., and that said will is valid and authentic in all respects.

8. On April 20, 1995, T. V. Nichols, Jr. was over the age of 18 years and was of sound and disposing mind and memory, possessed the requisite testamentary capacity, and was competent in all respects to make and execute a valid will.

9. I am not named as a beneficiary of the will of T. V. Nichols, Jr., dated April 20, 1995, and I am in no wise interested in the administration of his estate.

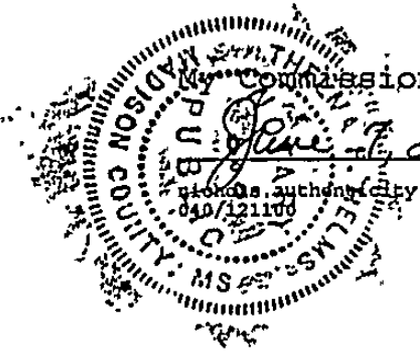
WITNESS MY SIGNATURE, this the 18th day of December, 2000.

Lloyd W. Simpson, Jr.
LLOYD W. SIMPSON, JR.

SWORN TO and subscribed to before me, this the 18th day of December, 2000.

Shelma Helms
NOTARY PUBLIC

My Commission Expires: June 7, 2001



STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 18th day of Dec, 2000, at 11:50 o'clock A M., and was duly recorded on the DEC 18 2000, Book No. 33, Page 26.

STEVE DUNCAN, CHANCERY CLERK BY: Stacey Hill D.C.

FILED
THIS DATE
DEC 18 2000
STEVE DUNCAN
CHANCERY CLERK
BY *[Signature]*

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
T. V. NICHOLS, JR.

CIVIL ACTION, FILE NO: 2000-962

AFFIDAVIT OF AUTHENTICITY

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned notary public, in and for the jurisdiction aforesaid, within my jurisdiction on this date, ELSIE R. FANCHER, who having been by me first duly sworn, stated and deposed upon her oath as follows:

1. My name is Elsie R. Fancher.

2. I am an adult resident citizen of Madison County, Mississippi, and my address is 1498 East Peace Street, Canton, Mississippi 39046.

3. My husband was Joe R. Fancher, Jr., who died on Sept 8, 1997. I was married to him for 50 years.

4. I have carefully read and examined the attached instrument of writing, dated April 20, 1995, and which purports to be the will of T. V. Nichols, Jr., deceased, and which instrument purports to have been executed by T. V. Nichols, Jr., as testator, and by Jeff D. Pace and Joe R. Fancher, Jr., as witnesses to the said testator's signature and publication of said will.

5. I am personally familiar and well acquainted with the handwriting and signature of my late husband, Joe R. Fancher, Jr. Based upon my personal knowledge of and relationship with my late

husband, I have determined and am firmly convinced that the signature of Joe R. Fancher, Jr. on the will of T. V. Nichols, Jr., dated April 20, 1995, is genuine and was wholly made and subscribed by Joe R. Fancher, Jr.

46 For many years, I personally knew and was well acquainted with Jeff D. Pace, now deceased, who shared office space with my late husband for several years. I served as secretary to my husband and as secretary for Jeff Pace. Based upon my personal knowledge of and long standing business relationship with Jeff D. Pace, I am personally familiar and well acquainted with the handwriting and signature of Jeff D. Pace.

7. Based upon my personal knowledge of the handwriting and signature of Joe R. Fancher, Jr. and Jeff D. Pace, I have determined and am firmly convinced that the signatures of Joe R. Fancher, Jr. and Jeff D. Pace, as witnesses on said will, dated April 20, 1995, are genuine and were wholly made and subscribed by Joe R. Fancher, Jr., and Jeff D. Pace, and that said will is valid and authentic in all respects.

8. I am not named as a beneficiary of the will of T. V. Nichols, Jr., dated April 20, 1995, and I am in no wise interested in the administration of his estate.

WITNESS MY SIGNATURE, this the 16th day of December, 2000.

Elsie R. Fancher
ELSIE R. FANCHER

SWORN TO and subscribed to before me, this the 16th day of December, 2000.

Shelvia Helms
NOTARY PUBLIC

My Commission Expires:

January 11, 2001



STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 18th day of Dec, 2000, at 11:50 o'clock A.M., and was duly recorded on the DEC 18 2000, Book No. 33, Page 28.

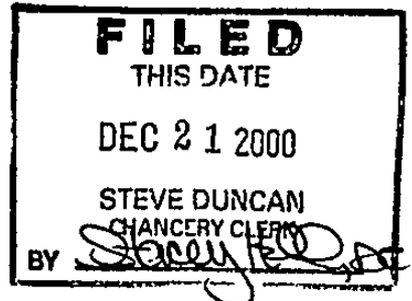
STEVE DUNCAN, CHANCERY CLERK

BY: Stacey Hill D.C.

STATE OF MISSISSIPPI
COUNTY OF MADISON

#2000-915

LAST WILL AND TESTAMENT
OF
EDWIN GEORGE BENSON



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

ITEM ONE: I request that my just and lawful debts which are required by law to be probated and which are approved to be paid after my death, be paid as soon after my demise as conveniently possible.

ITEM TWO: I hereby give, devise and bequeath all of my properties, real, personal and mixed and wheresoever the same may be located and situated unto my wife, ANNE RIMMER BENSON, if living.

ITEM THREE: Should my wife, ANNE RIMMER BENSON, predecease me, then in that event I give, devise and bequeath all of my properties, real, personal and mixed and wheresoever the same may be located and situated unto my son, MARK MEADUS BENSON, if living.

ITEM FOUR: Should my son, MARK MEADUS BENSON, predecease me, and my wife, Anne Rimmer Benson is not living, then in such event I give, devise and bequeath all of my properties, real, personal and mixed and wheresoever the same may be located and situated unto my granddaughter, CAMERON RIMMER BENSON.

ITEM FIVE: I hereby name, constitute and designate ANNE RIMMER BENSON, as executrix of this my Last Will and Testament, to serve without the necessity of bond, inventory, appraisal or accounting to any court. Should the said Anne Rimmer Benson fail or refuse for any reason to act as executrix of this my Last Will and Testament, I then designate

and appoint my son, MARK MEADUS BENSON, to serve as executor of this my Last Will and Testament to serve without the necessity of bond, inventory, appraisal or accounting to any court.

SIGNED, PUBLISHED AND DECLARED by me as my Last Will and Testament on the 2nd day of ~~February~~^{March}, 1992, in the presence of these witnesses who also signed the same as witnesses hereto at my request, in my presence, and in the presence of each other, on this day.

Edwin George Benson
EDWIN GEORGE BENSON

THIS instrument containing two pages was on this date shown above, signed, published and declared by EDWIN GEORGE BENSON to be his Last Will and Testament in our presence, and we at his request, have subscribed our names hereto, as witnesses, in our presence and in the presence of each other.

WITNESSES:

W. S. Cain

Peggy Juston

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 21st day of Dec, 2000, at 8:30 o'clock A M., and was duly recorded on the DEC 21 2000, Book No. 33, Page 31.

STEVE DUNCAN, CHANCERY CLERK BY: Stacy Hill D.C.

FILED
THIS DATE
DEC 21 2000
STEVE DUNCAN
CHANCERY CLERK
BY Stacey Hill

PROOF OF WILL

STATE OF Mississippi
COUNTY OF Humphreys

PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, PEGGY FULTON, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of EDWIN GEORGE BENSON, who, being duly sworn, deposed and said that EDWIN GEORGE BENSON signed, published and declared said instrument as his Last Will and Testament on MARCH 2, 1992, in the presence of this deponent, and in the presence of W.S. CAIN, the other subscribing witness, and that EDWIN GEORGE BENSON was then of sound and disposing mind and memory, and more than twenty-one years of age, and this deponent and W.S. CAIN subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of EDWIN GEORGE BENSON, and in the presence of EDWIN GEORGE BENSON and in the presence of each other, on the day and year of the date of said instrument.

Peggy Fulton
PEGGY FULTON

SWORN TO AND SUBSCRIBED before me this 27th day of DECEMBER, 2000.

Gene Stool
Notary Public



STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 21st day of Dec, 2000, at 8:30 o'clock A M., and was duly recorded on the DEC 21 2000, Book No. 33, Page 33.

STEVE DUNCAN, CHANCERY CLERK BY: Stacey Hill D.C.

Last Will and Testament

#2000-973

FILED
 THIS DATE
 DEC 21 2000
 STEVE DUNCAN
 CHANCERY CLERK
 BY *[Signature]*

OF

JUANITA WILDER FORCE

I, **JUANITA WILDER FORCE**, a resident of and domiciled in Hinds County, State of Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and in all respects competent and qualified, do hereby make, publish and declare this to be my true Last Will and Testament, hereby revoking all previous wills and codicils heretofore made by me.

ARTICLE ONE

Family Members

At the time of the execution of this Will, I am unmarried, being the surviving spouse of **CHARLES RADLEY FORCE**. I have no children or other direct lineal descendants.

ARTICLE TWO

Payment of Debts

I hereby direct my Executor to pay all expenses of my last illness and funeral expenses, including the cost of transporting my body to the cemetery where it will be buried, and to pay all of my just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done; provided, however, that my Executor is authorized to pay any debt which I may owe at the time of my death not exceeding Five Hundred Dollars (\$500.00) without the necessity of such debt being probated, registered or allowed against my estate so long as my Executor determines that such debt is a valid debt of my estate. It is my intention, however, that nothing in this Article of my Will shall be

JWF

construed as creating an express trust or fund for the payment of my debts and expenses which would in any way extend the statute of limitations for the payment of debts, or enlarge upon my or my Executor's statutory duty to pay debts.

ARTICLE THREE

Payment of Taxes

I direct my Executor to pay out of my residuary estate all Federal and State estate, inheritance, succession and other death taxes which are assessed against my estate, or against any beneficiary, if any, including estate and inheritance taxes assessed on account of life insurance proceeds or any other property which shall be included in my estate for the purpose of such taxes, whether or not included in my estate for probate purposes.

ARTICLE FOUR

Specific Bequests and Devises

I make the following specific bequests and devises:

A. I give, devise and bequeath any and all interest which I may own at the time of my death, and which I may have the right to dispose of under this, my Last Will and Testament, in that certain real property known as the **T. J. WILDER PLACE**, which is located west of Camden, Madison County, Mississippi, in Sections 23 and 26, Township 11 North, Range 4 East, in equal shares to **JOHN THOMAS WOHLGEMUTH, JAMES CLIFFORD WOHLGEMUTH, GARY J. HERRING** and **WAYNE C. HERRING**. If any one or more of the above named persons are deceased at the time of my death, then such deceased person's share shall pass to and be distributed in equal shares to the children of such deceased person, per stirpes.

B. I will, give and bequeath to Mrs. E. H. ("Eunice") Hart, if she survives me, the sum of Sixty Thousand Dollars (\$60,000.00).

C. I will, give and bequeath to Mrs. Clifford J. ("Dollye") Wohlgemuth, if she survives me, the sum of Sixty Thousand Dollars (\$60,000.00).

D. I will, give and bequeath to Mrs. J. C. ("Christine") Herring, if she survives me, the sum of Sixty Thousand Dollars (\$60,000.00).

E. I will, give and bequeath to Lee Anthony Lyon, if he survives me, the sum of Ten Thousand Dollars (\$10,000.00).

F. I will, give and bequeath to Henry Hart Lyon, if he survives me, the sum of Ten Thousand Dollars (\$10,000.00).

G. I will, give and bequeath to Edd Gordin Lyon, if he survives me, the sum of Ten Thousand Dollars (\$10,000.00).

H. I will, give and bequeath to John Thomas Wohlgermuth, if he survives me, the sum of Fifteen Thousand Dollars (\$15,000.00).

I. I will, give and bequeath to Mrs. Clifford J. ("Dollye") Wohlgermuth, if she survives me, any automobile which I may own at the time of my death, or, if I own more than one automobile, then her choice of any one automobile which I own at the time of my death.

J. I will, give and bequeath to Leslie Wilder Herring, if she survives me, my engagement ring (twin diamonds in a platinum setting).

K. I will, give and bequeath to Dabney Elizabeth Herring, if she survives me, my diamond dinner ring (in square platinum setting).

L. I will, give and bequeath to Lindsey Herring, if she survives me, my diamond watch with a diamond band.

M. I will, give, devise and bequeath unto Gary J. Herring and his wife, Jerri J. Herring, any and all interest which I may own at the time of my death in the real property and home located at 2076 Southwood Drive, Jackson, Hinds County, Mississippi 39211. I also will, give and bequeath to Gary J. Herring and his wife, Jerri J. Herring, all of my personal belongings and effects, including jewelry, clothing, books, household furniture, furnishings, chinaware, silverware, glassware, linens, rugs, fixtures, paintings,

J W F

portraits and works of art which are in, or are used in connection with, my homestead and which have not been specifically devised or bequeathed in preceding paragraphs in this Article of my Will together with any and all policies of insurance and rights thereunder pertaining to or insuring such property. If either Gary J. Herring or his wife, Jerri J. Herring, shall not survive me, then I will, give, devise and bequeath said property to the survivor of them, or if neither of them shall survive me, then in equal shares to their children, per stirpes.

ARTICLE FIVE

Disposition of Residuary Estate

I will, devise and bequeath all of the rest, residue and remainder of my property and estate, real, personal and mixed, of whatever kind or character and wherever situated, including any lapsed bequests and devises (my "residuary estate") to the persons hereinafter listed in the percentages set forth opposite their respective names:

- A. Gary J. Herring and his wife, Jerri J. Herring,
as tenants in common.....55%
- B. Wayne C. Herring.....15%
- C. James ("Jimmy") Wohlegmuth.....15%
- D. Elsie Hart ("Mrs. Luther") Johnson.....15%

If either Gary J. Herring or his wife, Jerri J. Herring, shall predecease me, then the percentage of my residuary estate designated for them as hereinabove set forth shall be distributed to the survivor of them, or if they shall both predecease me, then to their children in equal shares, per stirpes. If any other person hereinabove named to receive a portion of my residuary estate shall predecease me, then such person's share of my residuary estate shall instead be distributed in equal shares to his or her children, per stirpes.

JWF

ARTICLE SIX

Property Vested In Minor Beneficiary

Whenever any property, whether principal or income, vests pursuant to the provisions of this, my Will, in a minor, my Executor shall have the right as donee of a power during minority, upon distribution of such property, to hold and manage the same until such minor attains his or her majority, and may exercise in respect of such property and the income thereof, all powers conferred by this, my Will, or by law, upon my Executor including the power to apply any such property or the income thereof to the use or for the benefit of such minor. Said donee shall be entitled to receive such compensation as he would be entitled to receive if he were holding the property as Trustee of a separate trust and shall not be required to render periodic accounts to any Court. My Executor is not required to exercise the power granted under this Article of my Will, and may, in his discretion, elect to distribute property to or for the benefit of the minor in whom such property has vested, or to such minor's natural or legal guardian, and upon obtaining receipt therefor shall have no further obligation with respect to such property.

ARTICLE SEVEN

Powers of Executor

I hereby authorize and empower my Executor, with respect to my estate, and any successor thereof, in his sole and absolute discretion, to do the following:

1. To exercise all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law", being §§91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, as now enacted, or as hereafter amended, which "Uniform Trustees' Powers Law" is hereby incorporated by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executor herein named shall continue to have all of the powers, rights and discretions granted by said "Uniform Trustees' Powers Law", the same as if it were still in effect.
2. To purchase or otherwise acquire and to retain, whether originally a part of the estate or subsequently acquired, any and all stocks, bonds, notes or other securities, or shares or interests in investment trusts and common trust funds, or in any other property, real, personal or mixed, as he may deem advisable,

whether or not such investments or property be of the character permissible by fiduciaries, without being liable to any person for such retention or investment.

3. To pay all necessary expenses of administering the estate including taxes, executor's fees, fees for the services of accountants, agents and attorneys, and to reimburse said parties for expenses incurred on behalf of the estate.
4. To determine what is principal and what is income with respect to all receipts and disbursements; to establish and maintain reserves for depreciation, depletion, obsolescence, taxes, insurance premiums, and any other purpose deemed necessary and proper by him and to partite and distribute property of the estate in kind or in undivided interests, and to determine the value of such property.
5. To borrow money from such source or sources and upon such terms and conditions as my Executor shall determine, and to give such security therefor as my Executor may determine.
6. To participate in any plan of reorganization, consolidation, dissolution, redemption, or similar proceedings involving assets comprising my estate, and to deposit or withdraw securities under any such proceedings.
7. To compromise, settle or adjust any claim or demand by or against my estate, to litigate any such claim, including, without limitation, any claim relating to estate or income taxes, and to agree to any rescission or modification of any contract or agreement.
8. To sell, exchange, assign, transfer and convey any security or property, real or personal, held in my estate, at public or private sale, at such time and price and upon such terms and conditions (including credit) as my Executor may deem advisable and for the best interest of my estate. I hereby waive any requirement of issuing summons, giving notice of any hearing, conducting or holding any such hearing, filing bond or other security, or in any way obtaining court authority or approval for any such sale, exchange, assignment, transfer or conveyance of any real or personal property.
9. To lease any real or personal property for such term and upon such terms and conditions and rentals and in such manner as may be deemed advisable (with or without privilege of purchase), and any lease so made shall be valid and binding for the full term thereof even though the same shall extend beyond the duration of the administration of my estate, all without the approval or authority of any court; and to insure against fire or other risks, to make repairs, replacements and improvements, structural or otherwise, to any real property, to improve any real property and to pay the cost out of principal.
10. Unless otherwise specifically provided, to make distributions (including the satisfaction of any pecuniary bequest) in cash or in specific property, real or personal, or in an undivided interest therein, or partly in cash and partly in other property, and to do so with or without regard to the income tax basis of specific property allocated to any beneficiary and without making pro rata distributions of specific assets.

11. To settle, adjust, dissolve, windup or continue any partnership or other business in which I may own an interest at the time of my death, subject, however, to the terms of any partnership or other agreement to which I am a party at the time of my death. I authorize my Executor to continue in any partnership or other business for such periods and upon such terms as they shall determine. My Executor shall not be disqualified by reason of being a partner or serving in any other capacity in such partnership or other business from participating on behalf of my estate in any dealings herein authorized to be carried on between my Executor and such partnership or other business.
12. To make any elections and to take any actions necessary in connection therewith which are available under the Internal Revenue Code of 1986, as amended, including, but not limited to, Section 2032, Section 2032A, and Section 6166.
13. To disclaim any property which my estate may otherwise be entitled to receive and to take any and all necessary or proper actions to make and fully effectuate a qualified disclaimer or disclaimers under Internal Revenue Code Section 2518, or any similar provision which may be subsequently enacted, and under any disclaimer statute or law which may at any time be in effect under Mississippi law.

All authorities and powers hereinabove granted unto my Executor shall be exercised from time to time in his sole and absolute discretion and without prior authority or approval of any Court, and I intend that such powers be construed in the broadest possible manner.

ARTICLE EIGHT

Appointment of Executor

I hereby appoint **GARY J. HERRING** to be Executor of this, my Last Will and Testament, and my estate. In the event that **GARY J. HERRING** shall predecease me, or, for any reason, shall fail to qualify or cease to act as my Executor, then I hereby appoint **JERRI J. HERRING** as successor Executrix of this, my Last Will and Testament, and my estate. Any reference herein to my "Executor" shall also refer to and include my successor Executrix herein named and I confer upon said successor Executrix all of the rights, powers, duties, discretions and obligations conferred upon my original Executor hereinabove named. My Executor and my successor Executrix, hereinabove named, shall serve without any bond, and I hereby waive the necessity of preparing or filing any inventory, accounting or formal appraisement of my estate.

J W F

ARTICLE NINE

Construction

Throughout this Will, the masculine gender shall be deemed to include the feminine and the neuter, the singular shall be deemed to include the plural, and vice versa. The headings used herein are for convenience only and shall not be construed or interpreted as limiting the scope of the Article to which the heading pertains.

IN WITNESS WHEREOF, I have hereunto affixed my signature in the presence of Jamie G. Houston, III and Susan G. Hebert, whom I have requested to act as subscribing witnesses hereto on this the 9th day of December, 1993.

Juanita Wilder Force
JUANITA WILDER FORCE

WITNESS:

Jamie G. Houston, III
Jamie G. Houston, III

Susan G. Hebert
Susan G. Hebert

We, each of the subscribing witnesses to the foregoing Last Will and Testament of JUANITA WILDER FORCE, do hereby declare that we have acted as subscribing witnesses hereto at the request of the said JUANITA WILDER FORCE, that she declared this instrument to be her Last Will and Testament to us; that she affixed her signature hereto in the presence of each of us; that we affixed our signatures hereto in her presence and in the presence of each other all on the day and year above written; and that on this occasion the said JUANITA WILDER FORCE was of sound and disposing mind and memory.

WITNESS OUR SIGNATURES on this, the 9th day of December, 1993.

WITNESS:

ADDRESS:

Jamie G. Houston, III
Jamie G. Houston, III

400 E. Capitol Street, Suite 300
Jackson, Mississippi 39201

Susan G. Hebert
Susan G. Hebert

400 E. Capitol Street, Suite 300
Jackson, Mississippi 39201

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Jamie G. Houston and Susan G. Hebert, credible and competent subscribing witnesses to the foregoing instrument of writing dated December 9, 1993 purporting to be the Last Will and Testament of JUANITA WILDER FORCE, each of whom having been first duly sworn, state on oath that the said JUANITA WILDER FORCE signed, made, published and declared said instrument as her Last Will and Testament on the 9th day of December, 1993, the date of said instrument, in the presence of these affiants; that the Testatrix was then of sound and disposing mind and memory, and above the age of twenty-one (21) years; that the Testatrix was acting voluntarily without undue influence, fraud or restraint; that the affiants subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of JUANITA WILDER FORCE and in the presence of JUANITA WILDER FORCE and in the presence of each other; that the Testatrix at the time of the attestation was mentally capable of recognizing, and actually conscious of said act and attestation; that the subscribing witnesses were, at the time of said attestation, competent witnesses under the laws of the State of Mississippi; that at the time of said attestation the Testatrix, JUANITA WILDER FORCE, indicated to the affiants that she was a resident of and had a fixed place of residence in the City of Jackson, Hinds County, State of Mississippi; and that this Proof of Will is attached to the original of that certain foregoing written instrument signed, made, published and declared by the said Testatrix, JUANITA WILDER FORCE, as her Last Will and Testament on this, the 9th day of December, 1993.

Jamie G. Houston, III

Jamie G. Houston, III
400 E. Capitol Street, Suite 300
Jackson, Mississippi 39201

Susan G. Hebert

Susan G. Hebert
400 E. Capitol Street, Suite 300
Jackson, Mississippi 39201

SWORN TO AND SUBSCRIBED before me on this, the 9th day of December, 1993.



Kimberly D. Schatz

NOTARY PUBLIC

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 21st of Dec, 2000, at 9:00 o'clock A M, and was duly recorded on the DEC 21 2000, Book No. 33, Page 34

STEVE DUNCAN, CHANCERY CLERK BY: *Steve Duncan* D.C.

UNITED STATES OF AMERICA

FILED
 THIS DATE
 DEC 22 2000
 STEVE DUNCAN
 CHANCERY CLERK
M. Duckett
 8:35 AM

STATE OF



LOUISIANA

Civil District Court for the Parish of Orleans

I, DALE N. ATKINS, Clerk of the Civil District Court for the Parish of Orleans, DO HEREBY CERTIFY, THAT the annexed copy of PETITION FOR PROBATE AND CONFIRMATION OF TESTAMENTARY EXECUTRIX, ORDERS, AFFIDAVIT OF WITNESSES, LAST WILL AND TESTAMENT, CODICIL, TWO AFFIDAVITS OF DEATH AND HEIRSHIP AND LETTERS TESTAMENTARY is a true and correct copy of the original document that is on file and of record among the archives of my office in the cause entitled "SUCCESSION OF EVANGELINE MAGRUDER, WIDOW OF JOSEPH U. FOLSE, JR. NO. 2000-9303" of the docket of this HONORABLE COURT.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the said Court, at the CITY OF NEW ORLEANS, on this 10th day of November, in the year of our Lord, ~~one thousand nine hundred and twenty~~ two thousand and in the two hundredth twenty-third year of the Independence of the United States of America.

Dale N. Atkins
 Clerk

I, ROBIN M. GIARRUSSO, Presiding Judge of the Civil District Court for the Parish of Orleans, DO HEREBY CERTIFY THAT DALE N. ATKINS is the Clerk of Said Court, that the same is a Court of Record having probate jurisdiction, and that the signature of DALE N. ATKINS, Clerk, to the foregoing certificate is in the proper handwriting of her, the said DALE N. ATKINS, Clerk; to her official act as such, full faith and credit are due; and owing; and I DO FURTHER CERTIFY that her attestation is due form of law

Given under my hand, at the City of New Orleans, on the 10th day of November, in the year of our Lord, ~~one thousand nine hundred and twenty~~ two thousand.

Robin M. Giarrusso
 Presiding Judge.

I, DALE N. ATKINS, Clerk of the Civil District Court for the Parish of Orleans, DO hereby certify that ROBIN M. GIARRUSSO whose genuine signature appears to the foregoing certificate, is, now, and was at the time of signing the same, presiding Judge of the Civil District Court for the Parish of Orleans, duly appointed and commissioned and qualified as such, and that said attestation is in due form of law.

WITNESS my hand and the seal of said Court, this 10th day of November, 2000.

Dale N. Atkins
 Clerk.

SCANNED

BOOK 0033 PAGE 044
SCAN SIG

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 2000-9303

DIVISION " "

DOCKET NO.

SUCCESSION

OF

EVANGELINE MAGRUDER, widow of
JOSEPH U. FOLSE, JR.

SECTION 15

FILED:

DEPUTY CLERK

**PETITION FOR PROBATE OF STATUTORY TESTAMENT AND
FOR CONFIRMATION OF TESTAMENTARY EXECUTRIX**

The petition of Janet L. Cambon, a person of full age of majority domiciled in Orleans Parish, respectfully represents:

1.

Evangeline Magruder, widow of Joseph U. Folse, Jr. (hereinafter, "Decedent"), died in Orleans Parish, Louisiana, on May 21, 2000. Decedent was domiciled in Orleans Parish at the time of her death, as will appear from the attached Affidavit of Death and Heirship.

CIVIL DISTRICT COURT
402 CIVIL COURTS BUILDING
NEW ORLEANS, LA 70112
504-592-9100

Reg. # 0 Receipt # 03254
Cash In Clk # 1 06/14/00 at 09:5
Case # 2000 9303 Cashier # 1

2.

The Decedent left a testament, which is attached to this petition, executed before

20 SUCCESION - LARGE
1 @ \$ 188.50 \$ 188.50
2 JUDGES SUPPL COMP FUND
1 @ \$ 16.00 \$ 16.00
Total Due \$ 204.5

William J. Wegmann, Notary Public, in the presence of C. A. Talbot and Joseph A. Tilley, witnesses, on October 29, 1993, in accordance with the provisions of La. R.S. 9:2442, and an olographic codicil, which is also attached to this will, dated January 19, 1994,

Change Due \$ 204.5
0.0

3.

Petitioner desires that the testament and codicil be probated, and ordered filed, recorded and executed.

4.

Petitioner is named Executrix of the Decedent's testament, accepts this

MADEIRA
Deputy Clerk

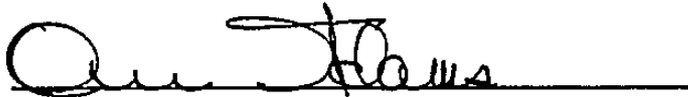
Will, Codicil & Affidavit (Talbot)

appointment, and desires that letters testamentary be issued to her upon taking the oath required by law.

WHEREFORE, petitioner prays that:

- I. The testament and codicil of Evangeline Magruder, widow of Joseph U. Folse, Jr. be admitted to probate, and ordered filed, recorded, and executed according to law; and
- II. Petitioner be confirmed as testamentary executrix and letters testamentary issue to her upon taking the oath required by law.

Respectfully submitted:



William J. Wegmann (#13318)
Orr Adams, Jr. (#17901)
THE LAW FIRM OF WILLIAM J. WEGMANN
110 Veterans Memorial Boulevard
Suite 440
Metairie, Louisiana 70055-9338
(504) 833-3800

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 2000-9303

DIVISION " " L

DOCKET NO.

SUCCESSION

OF

EVANGELINE MAGRUDER, widow of JOSEPH U. FOLSE, JR.

FILED: _____

DEPUTY CLERK

ORDER

Let the last will and testament ^{and codicil} of the late Evangeline Magruder, widow of Joseph U. Folse, Jr., dated October 29, 1993, notarized by William J. Wegmann and witnessed by C. A. Talbot and Josephine A. Tilley, be recorded and filed, and let the execution thereof take place herein.

New Orleans, Louisiana this 14 day of June, 2000.

Max N. Tobias, Jr.

JUDGE

RECEIVED
Wegmann
Deputy Clerk

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 2000-9303

DIVISION " " L

DOCKET NO.

SUCCESSION

OF

EVANGELINE MAGRUDER, widow of
JOSEPH U. FOLSE, JR.

FILED: _____

DEPUTY CLERK

ORDER

Considering the foregoing petition:

LET the codicil of Evangeline Magruder, widow of Joseph U. Folse, Jr.,

Deceased, dated January 19, 1994, be proved before me immediately.

New Orleans, Louisiana, this 14th day of June, 2000.

Max N. Adams, Jr.

JUDGE

Max N. Adams, Jr.
SERIALIZED

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO.: 200-9303

DIVISION " "

SUCCESSION

OF

EVANGELINE MAGRUDER, widow of
JOSEPH U. FOLSE, JR.

FILED: _____
DEPUTY CLERK

AFFIDAVIT

STATE OF LOUISIANA

PARISH OF JEFFERSON

BEFORE ME, the undersigned authority, and in the presence of the undersigned competent witnesses, personally came and appeared:

JANET L. CAMBON

and

WILLIAM J. WEGMANN

resident of Orleans and Jefferson Parishes, Louisiana, who, being duly sworn did depose and say:

- I. They knew Evangeline Magruder, widow of Joseph U. Folse, Jr., (hereinafter "Decedent") well,
- II. They know and can recognize Decedent's handwriting and signature;
- III. They have been presented with that document handwritten on one page of regular size paper beginning with the words "New Orleans, La., January 19, 1994, I make this Codicil to my will dated October 29, 1993 ... , and ending with the words " ... the bequests to Marcus Magruder in my October 29, 1993 will to Marcus Magruder IV and Karen Magruder Cade, in equal shares, conjointly." and the signature of the Decedent;
- IV. They recognize the document to be entirely handwritten by Decedent and they

recognize the signature of the testatrix as affixed by her on that document.

Metairie, Louisiana, this 4th day of June, 2000.

WITNESSES:

Jayce S. Deichmann

Janet L. Cambon
JANET L. CAMBON

Shirley J. ...

William J. Wegmann
WILLIAM J. WEGMANN

[Signature]
NOTARY PUBLIC

New Orleans, Louisiana
October 29, 1993

2000 - 9303

I, EVANGELINE MAGRUDER FOLSE, widow of Joseph U. Folse, Jr., make this my last will and testament, revoking all others, including codicils thereto.

1.1 I have been married but once and then to Joseph U. Folse, Jr., who predeceased me.

1.2 There was no issue of my marriage to Joseph U. Folse, Jr., I have given birth to no child, I have adopted no one, I have not been adopted by anyone.

2.1 I give to my grandnephew, Logan Magruder, III, in full ownership, the following described property:

40 acres situated in Madison County, State of Mississippi, N.W. 1/4, N.E. 1/4, Section 18-9-4E. This bequest is in addition to any other bequest(s) he may receive from my estate.

3.1 I give to my grandnephew, Logan Magruder, III, the sum of Five Thousand (\$5,000) Dollars, cash.

3.2 I give to my niece, Mrs. Dorothy Magruder Zebal, the sum of Five Thousand (\$5,000) Dollars, cash.

3.3 I give to my nephew, Jack Magruder, the sum of Five Thousand (\$5,000) Dollars, cash.

3.4 I give to my nephew, Marcus Magruder, the sum of Five Thousand (\$5,000) Dollars, cash.

3.5 I give to my niece, Mrs. Betty Magruder Young, the sum of Five Thousand (\$5,000) Dollars, cash.

3.6 I give to Trinity Episcopal Church, Jackson Avenue, New Orleans, Louisiana, the sum of Twenty Thousand (\$20,000) Dollars, cash.

3.7 I give to Our Lady of Good Counsel Church, Louisiana Avenue, New Orleans, Louisiana, the sum of Twenty Thousand (\$20,000) Dollars, cash.

Evangeline M. Folse
TESTATRIX

New Orleans, Louisiana
October 29, 1993

3.8 I give to Touro Infirmary, 1400 Foucher, New Orleans, Louisiana, the sum of Twenty Thousand (\$20,000) Dollars, cash.

3.9 I give to Tulane University, New Orleans, Louisiana, the sum of Twenty Thousand (\$20,000) Dollars, cash.

3.10 I give to St. Anna's Asylum, 1823 Prytania Street, New Orleans, Louisiana, the sum of Ten Thousand (\$10,000) Dollars, cash.

3.11 I give to my nephew, Marcus Magruder and my grandnephew, Logan Magruder, III, the stock that I own in Dugas-LeBlanc at the time of my death in equal shares, conjointly. If either Logan Magruder, III, or Marcus Magruder, predeceases me, dies simultaneously with me, or does not survive me for at least ninety (90) days, then I give that deceased individual's share to Marcus Magruder, IV and Karen Magruder Cade in equal shares, conjointly.

This bequest is in addition to any other bequests he or they may receive from my estate. My Executor shall not sell, exchange or alienate the Dugas-LeBlanc stock.

3.12 I give and bequeath to my niece, Peggy Roy Resor, all of the interest that I own at the time of my death, in the L.U. Folse Estate. The property of the L.U. Folse Estate referred to in this paragraph is as follows:

- (1) Undivided one-half (1/2) interest in tract of land in rear of White Castle, C.B. 75E29, Ward 1, Parish of Iberville;
- (2) 40 acres on Bayou Corne in Bayou Boeuf, Ward 8, Assumption Parish, in the name of L.U. Folse Estate;
- (3) Lot by Johnson & Lane, Ward 5, Assumption Parish, in the name of L.U. Folse Estate.

E. Augustine M. Folse
TESTATRIX

New Orleans, Louisiana
October 29, 1993

3.13 I give to my niece, Peggy Roy Resor of New Orleans, my interest in Armelise Planting Co. which includes 4 shares of stock, Certificate No. 049A, and a lease with the Exxon Company for oil on Armelise.

4.1 Subject to the foregoing, I bequeath all the rest and remainder of property that I may own at my death to the following named individuals in the proportions set out after their name:

- | | | |
|----|---|-----|
| a) | To: My nephew, Marcus Magruder | 1/4 |
| b) | To: My niece, Dorothy Zebal | 1/4 |
| c) | To: My niece, Betty Young | 1/4 |
| d) | To: My grandnephew, Logan Magruder, III | 1/4 |

5.1 From that property not especially bequeathed, my Executor shall have full power and at his sole discretion to select or designate particular properties or groups of properties, or classification of property to satisfy other bequests, it being my intention that the cash bequests be paid from available assets.

5.2 In the event "my estate" does not have sufficient assets to satisfy all the cash bequests, first priority shall be given to bequest of particular things. Thereafter, cash bequests shall be paid pro-rata so as to permit payment to each legatee.

5.3 It is my intention that the individuals named herein receive their legacy in full and all inheritance and/or estate taxes are to be paid out of the residual of my estate.

5.4 The expense of collecting, protecting, appraising, packing, storing, shipping, cleaning and insuring any property bequeathed in this Will shall be paid as an administrative expense of my succession.

6.1 I appoint Janet L. Cambon as Executrix of my estate to serve with seizin and without bond. In the event that she is unable or unwilling to serve, than in that event, I appoint William

Franklin M. Folse
TESTATRIX

New Orleans, Louisiana
October 29, 1993

J. Wegmann, Sr., Executor of my estate, to serve with seizin and without bond.

6.2 I appoint William J. Wegmann and William J. Wegmann, Jr., or the survivor, as attorney for my executor and for my estate.

7.1 As used herein, unless the context clearly indicates otherwise, the masculine gender may include both feminine and neuter genders, words used in the singular may include the plural or they may read as the singular and the term "Executor" shall include every duly qualified executrix or executor of this, my last will and testament, while so acting with respect to everything under his, her or its administration.

7.2 Should any provision of this, my last will and testament, judicially be declared invalid, such a decision shall not affect the legality or validity of any other provision of this will or this will as a whole.

7.3 I dispense all Executors including any duly appointed dative or provisional Executors from furnishing bond.

7.4 The term "my estate" means all of my property subject to this Will which I now own or will acquire in the future.

Evangeline M. Folse
EVANGELINE MAGRUDER FOLSE

The Testatrix has signed this Will at the end and on each other separate page, and has declared and signified in our presence that it is her Last Will and Testament and in the presence of the Testatrix and each other we have hereunto subscribed our names on this 29th day of October, 1993.

WITNESSES:

Mrs. G. A. Talbot

Evangeline M. Folse
EVANGELINE MAGRUDER FOLSE

Josephine A. Tilley

[Signature]
NOTARY PUBLIC

PAGE 4 OF 4 PAGES .

Evangeline M. Folse
TESTATRIX

SCANNED

Ne Varneter
Max N. Tobias, Jr Judge
14 June 2000

New Orleans, La
January 19, 1994

I make this codicil to my will
dated October 29, 1993:

If Marcus Magruder Predecessor
me, dies simultaneously with me,
or does not survive me for a
period of ninety (90) days, then I give
the bequests to Marcus Magruder
in my October 29, 1993 will to
Marcus Magruder IV and
Karen Magruder Cade, in equal
shares, conjointly.

Erangelina M. Tobias

Ne Varneter
Max N. Tobias, Jr Judge
14 June 2000

FOR THE
OF THE
1994

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO.: 2000-9303

DIVISION "L"

SUCCESSION

OF

EVANGELINE MAGRUDER, widow of
JOSEPH U. FOLSE, JR.

FILED: _____ DEPUTY CLERK

AFFIDAVIT OF DEATH AND HEIRSHIP

STATE OF LOUISIANA

PARISH OF JEFFERSON

BEFORE ME the undersigned Notary Public, duly qualified in and for the Parish of Jefferson, State of Louisiana, came and appeared:

JANET L. CAMBON

and

WILLIAM J. WEGMANN

who being first duly sworn, did depose and say that they were well acquainted with Evangeline Magruder, widow of Joseph U. Folse, Jr., (hereinafter, the "Decedent"), who died on May 21, 2000; at the time of her death, Decedent resided at 1823 Prytania Street, New Orleans, Louisiana, 70130, and was domiciled in the Parish of Orleans, State of Louisiana. Decedent was married but once and then to Joseph U. Folse, Jr., who predeceased the Decedent. There was no issue of this marriage. Decedent had no children of any status whatsoever, never adopted anyone, nor was Decedent adopted by anyone. Decedent died testate.

Janet L. Cambon
JANET L. CAMBON

William J. Wegmann
WILLIAM J. WEGMANN

Sworn to and Subscribed before me this 13 day of

June, 2000.

[Signature]
NOTARY

NOTARY PUBLIC
STATE OF LOUISIANA
JUN 13 2000
DEPUTY CLERK

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO.: 2000-9303

DIVISION "L"

SUCCESSION

OF

EVANGELINE MAGRUDER, widow of
JOSEPH U. FOLSE, JR.

FILED: _____ DEPUTY CLERK

AFFIDAVIT OF DEATH AND HEIRSHIP

STATE OF LOUISIANA

PARISH OF JEFFERSON

BEFORE ME the undersigned Notary Public, duly qualified in and for the Parish of Jefferson, State of Louisiana, came and appeared:

JANET L. CAMBON

and

WILLIAM J. WEGMANN

who being first duly sworn, did depose and say that they were well acquainted with Evangeline Magruder, widow of Joseph U. Folse, Jr., (hereinafter, the "Decedent"), who died on May 21, 2000; at the time of her death, Decedent resided at 1823 Prytania Street, New Orleans, Louisiana, 70130, and was domiciled in the Parish of Orleans, State of Louisiana. Decedent was married but once and then to Joseph U. Folse, Jr., who predeceased the Decedent. There was no issue of this marriage. Decedent had no children of any status whatsoever, never adopted anyone, nor was Decedent adopted by anyone. Decedent died testate.

Janet L. Cambon
JANET L. CAMBON

William J. Wegmann
WILLIAM J. WEGMANN

Sworn to and Subscribed before me this 13 day of

June, 2000.

[Signature]
NOTARY



Civil District Court for the Parish of Orleans
STATE OF LOUISIANA

JUN 14 10 08

LETTERS TESTAMENTARY COURT

NO. 2000-9303

DIVISION L

DOCKET

SUCCESSION OF EVANGELINE MAGRUDER,
WIDOW OF JOSEPH U. FOLSE, JR.

FILED June 14 2000

M. Butte DEPUTY CLERK

BE IT KNOWN:

That JANET L. CAMBON has been

named, appointed and confirmed as executor of the LAST WILL AND TESTAMENT of the late
EVANGELINE MAGRUDER, WIDOW OF JOSEPH U. FOLSE, JR., and, having complied
with all legal requirements relative thereto, is fully qualified, authorized and empowered to col-
lect all property of said deceased, and to perform all other lawful acts as executor aforesaid.

WITNESS our hand and the Seal of said Court, at the

City of New Orleans this 14th

day of June 19 2000.

Max N. Adams, Jr. Judge

M. Butte

COURT SEAL AND VERIFIED stamp

UNITED STATES OF AMERICA

FILED
 HIS DATE
 DEC 22 2000
 STEVE DUNCAN
 CHANCERY CLERK
M. Kueked
 8:35

STATE OF



LOUISIANA

#2000-945

Civil District Court for the Parish of Orleans

I, DALE N. ATKINS, Clerk of the Civil District Court for the Parish of Orleans, DO HEREBY CERTIFY, THAT the annexed copy of the ENTIRE RECORD is a true and correct copy of the original documents that is on file and of record among the archives of my office in the cause entitled "SUCCESSION OF JULIA MAE MAGRUDER HARDY, NO. 88-1046" of this HONORABLE COURT.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the said Court at the CITY OF NEW ORLEANS, on this
 NOVEMBER 15th day of our Lord, ~~one thousand nine hundred and twenty~~ 2000, and in the two hundred and ~~twenty~~ 25th year of the Independence of the United States of America.

Dale N. Atkins
 Clerk

I, **ROBIN M. GIARRUSSO**, Presiding Judge of the Civil District Court for the Parish of Orleans, DO HEREBY CERTIFY THAT DALE N. ATKINS, is the Clerk of Said Court, that the same is a Court of Record having probate jurisdiction, and that the signature of DALE N. ATKINS, Clerk, to the foregoing certificate is in the proper handwriting of her, the said DALE N. ATKINS, Clerk, to her official act as such, full faith and credit are due; and owing; and I DO FURTHER CERTIFY that her attestation is in due form of law.

Given under my hand, at the City of New Orleans, on the
 of NOVEMBER 15th, in the year of our Lord, ~~one thousand nine hundred and twenty~~ 2000.

Robin M. Giarrusso
 Presiding Judge

I, DALE N. ATKINS, Clerk of the Civil District Court for the Parish of Orleans, DO hereby certify that **ROBIN M. GIARRUSSO**, whose genuine signature appears to the foregoing certificate, is, now, and was at the time of signing the same, Presiding Judge of the Civil District Court for the Parish of Orleans, duly appointed and commissioned and qualified as such, and that said attestation is in due form of law.

WITNESS, my hand and the seal of said Court, this
 15th day of NOVEMBER 2000

Dale N. Atkins
 Clerk

FILED

JAN 15 1988

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION " "

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

DOCKET # JAN 20 1988
EMILED ON MINUTES

FILED: _____

DEPUTY CLERK: _____

881046*#
S-U-C 100
PET 10
OTHER-3 0
CHECK 110
1608*#
2332A000 13

PETITION FOR PROBATE OF STATUTORY TESTAMENT

The petition of Evangeline M. Folse, sister of Julia Mae Magruder Hardy, domiciled in the Parish of Orleans, State of Louisiana, with respect represents:

I.

Julia Mae Magruder Hardy (hereinafter Decedent) died domiciled in Orleans Parish, State of Louisiana, on December 4, 1987, as will appear from the attached Affidavit.

II.

The Decedent left a testament executed before William J. Wegmann, Notary Public, in the presence of Leah T. Siener and Gretchen Wegmann, witnesses, on the 8th day of July, 1981, in accordance with the provisions of R.S. 9:2442, as amended.

III.

Petitioner desires that the said testament be probated.

WHEREFORE, Petitioner prays that:

1. The testament of Julia Mae Magruder Hardy be admitted to probate, filed and executed according to law; and
2. For all general and equitable relief.

LAW FIRM OF WILLIAM J. WEGMANN
Suite 1000, American Bank Bldg.
200 Carondelet Street
New Orleans, Louisiana 70130
Telephone: (504) 522-6223
Bar Number: 13318

William J. Wegmann
WILLIAM J. WEGMANN

VERIFIED

WILL, AFFIDT. AND ORDER (VAULT)

49

ORDER

Considering the above and the attached documents:

1. Let the last will and testament of the Decedent, Julia Mae Magruder Hardy, dated July 8, 1981, be proved before me immediately.

New Orleans, Louisiana, this 15 day of June, 1988.

George L. P. ...
 JUDGE

[Faint, illegible text and markings at the bottom of the page, possibly a stamp or additional notes.]

STATE OF LOUISIANA
PARISH OF ORLEANS

BEFORE ME, the undersigned Notary, personally came and appeared:

EVANGELINE M. FOLSE

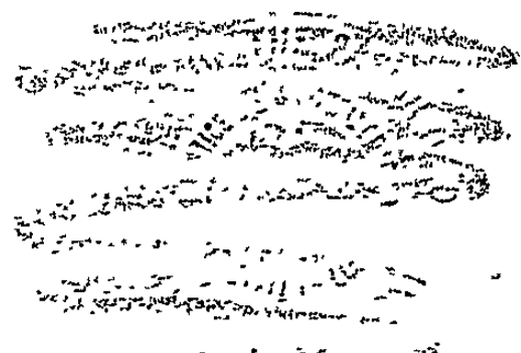
after first being duly sworn by me, did depose and say that:

She has read the above and foregoing Petition and all of the allegations of fact contained in it are true and correct.

Evangeline M. Folse
EVANGELINE M. FOLSE

Sworn to and subscribed before me
this 8 day of Jan, 1988.

[Signature]
NOTARY PUBLIC



CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

NO. 88-1046 STATE OF LOUISIANA
DIVISION H
S U C C E S S I O N

JAN 15 1988
DISTRICT DOCKET #

OF
JULIA MAE MAGRUDER HARDY

FILED: _____ DEPUTY CLERK: _____

AFFIDAVIT OF DEATH AND HEIRSHIP

STATE OF LOUISIANA
PARISH OF ORLEANS

BEFORE ME, the undersigned authority, personally came and appeared:

EVANGELINE M. FOLSE

ROBERTA B. VALIENTE

who, after being duly sworn, did depose and say:

That they were well and truly acquainted with the late JULIA MAE MAGRUDER HARDY, hereinafter referred to as Decedent;

The Decedent died at her domicile in Orleans Parish on December 4, 1987;

The Decedent died testate;

The Decedent was married twice: first unto Charles M. Banister who predeceased her; there was no issue of this marriage; and second unto Guy T. Hardy who predeceased her; there was no issue of this marriage;

The Decedent gave birth to no child, adopted no one and was adopted by no one;

The parents of the Decedent both predeceased her.

Evangeline M. Folse

Roberta B. Valiente

Sworn to and subscribed before me
this 8 day of Jan, 1988.

[Signature]
NOTARY PUBLIC

[Notary Seal]

Civil District Court Parish of Orleans
STATE OF LOUISIANA

NO. 88-1046

DIVISION H

DOCKET 1

SUCCESSION OF

ORDER



The last will and testament of the late

JULIA MAE HARDY

having been drawn

in accordance with the terms of Revised Statutes 9:2442 and having been filed in this proceeding, together with the affidavits of

WILLIAM J. WEGMANN

Notary Public, and

GRETCHEN WEGMANN

witnesses,

attesting that said last will and testament was executed by

JULIA MAE HARDY

in their

presence in the capacities as Notary Public and witnesses respectively, and that at the time of execution declared in their presence that the aforesaid instrument was her last will and testament, in accordance with the terms of Louisiana Code of Civil Procedure Article 2890 as amended;

IT IS ORDERED that the proces verbal be dispensed with and that said testament be recorded, filed and ordered executed in accordance with its terms.

New Orleans, Louisiana, this 15 day of Jan, 1988.

George Bonnoll, Jr.
JUDGE



CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS
JAN 19

STATE OF LOUISIANA

NO. 88-1046

DIVISION "H" DISTRICT

DOCKET NO.

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

AFFIDAVIT FOR PROBATE OF STATUTORY WILL

STATE OF LOUISIANA

PARISH OF ORLEANS

BEFORE ME, the undersigned authority, duly commissioned and qualified in and for the State of Louisiana and Parish of Orleans, and in the presence of the undersigned competent witnesses, personally came and appeared:

WILLIAM J. WEGMANN

GRETCHEN WEGMANN

who being first by me duly sworn, deposed and said:

That they are respectively the Notary and one of the witnesses before whom the statutory testament of Julia Mae Magruder Hardy, dated July 8, 1981, was attested; they have examined the original testament filed in these proceedings, consisting of a typewritten instrument on two sheets of legal length paper, beginning with the following words "New Orleans, Louisiana, July 8, 1981, I, JULIA MAE MAGRUDER HARDY, make this my last will and testament, hereby revoking all prior wills that I have made..." and ending with the words "...In witness whereof, I have signed this my last will and testament in the presence of the witnesses hereinafter named and undersigned..." and the attestation clause ending "Signed on each page and declared by Julia Mae Magruder Hardy, Testatrix above named, in our presence, to be her last will and testament, and in the presence of the Testatrix and each other we have hereunto subscribed our names on the 8th day of July, 1981...." and the signatures of Julia Mae Magruder Hardy, Testatrix, Leah T. Siener and Gretchen Wegmann, witnesses, and William J. Wegmann, Notary Public; purporting to be the last will and testament of the

decedent above named, prepared in accordance with the provisions R.S. 9:2442, et seq.

The said appearers further declare that they do recognize the instrument described above as the identical instrument signed by Julia Mae Magruder Hardy, Testatrix, in the presence of themselves. The Testatrix declared to them that the instrument was her last will, and she signed her name at the end of the will and on page one of the will. They, as witness and Notary, then signed the will at the end, in the presence of the Testatrix and each other. They recognize the signature of the Testatrix on each of the two pages of the will and also their own signatures as witness and Notary.

THUS DONE AND PASSED, at New Orleans, Louisiana on the day, month, and year herein first above written, in the presence of the undersigned competent witnesses, who hereunto sign their names with the said appearers and me, Notary, after reading of the whole.

New Orleans, Louisiana this 11 day of July, 1988

WITNESSES:

Janet L. Conroy
Heidi F. Brunel

William J. Wegmann
William J. Wegmann

Sworn to and subscribed before me this 14 day of Jan., 1988.

One Adams
NOTARY PUBLIC

Houston, Texas this 11th day of January, 1988.

WITNESSES:

Ann L. Reynard
Bonnie J. Cobb

Gretchen Wegmann
Gretchen Wegmann

Sworn to and subscribed before me this 11th day of January, 1988.

Sharon A. Bruch
NOTARY PUBLIC

JAN 15 1988
 No. 1012102
 Judge D.M. [Signature]

New Orleans, Louisiana
 July 8, 1981

I, JULIA MAE MAGRUDER HARDY, make this my last will and testament, hereby revoking all prior wills that I have made.

I have been married twice; first to Charles M. Banister, who is deceased, and secondly to Guy T. Hardy who is also deceased. Of these marriages, no children were born, I gave birth to no children, adopted no children and was adopted by no one. My parents both pre-deceased me.

I give and bequeath to my sister, Evangeline M. Folsie, all of my right, title and interest in and to that certain 40 acre tract of land situated in Madison County, Mississippi, and described as the Northwest One-fourth of the Northeast One-fourth (NW $\frac{1}{4}$ of NE $\frac{1}{4}$) of Section 18, Township 9, Range 4 East, Madison County, Mississippi which property is presently assessed in the name of Miss Evangeline Folsie.

In the event that my sister, Evangeline M. Folsie, should pre-decease me, then and only in that event, the bequest made to her herein is to revert to the residue of my estate to be distributed and disbursed as hereinafter set forth.

I give and bequeath my diamond ring to my cousin, Betty Cropper who presently resides in Algiers, New Orleans, Louisiana. In the event that Betty Cropper should pre-decease me, then and only in that event, the bequest made to her is bequeathed to her child or children who may survive her.

Federal Estate Tax or Inheritance Tax which may be due on the above two bequests only shall be paid from the residue of my estate.

Subject to the foregoing bequests and to the payment of claims, funeral and administration expenses and estate taxes, I bequeath the rest and residue of my entire estate wheresoever situated, in equal shares, share and share alike, to the individual named below:

1. Marcus J. Magruder, III (Nephew)
 800 Sibley Street
 Kenner, Louisiana 70062
2. Mrs. Louise Magruder St. Germain (Niece)
 6008 Boutall
 Metairie, Louisiana 70002
3. Mrs. Dorothy Magruder Zebal (Niece)
 815 Afterglow, Apartment 121
 San Antonio, Texas 78216
4. Logan Magruder (Nephew)
 323 West 19th Street
 Covington, Louisiana 70433
5. Jack Allen Magruder (Nephew)
 Route # 1, Box 607
 Pontchatoula, Louisiana 70454
6. Mrs. Betty Magruder Young (Niece)
 1415 Wirt Road, Apartment 10
 Houston, Texas 77055
7. Ernestine Cropper (Cousin)
 142 Teagarden Road
 Gulfport, Mississippi 39501

JAN 15 1988
 No. 1012102

[Signature]

Julia Mae Magruder Hardy
 TESTATRIX

Date JAN 15 1988
No. 11111111

BOOK **0033** PAGE **067**

George B. Broudy
Judge Div. 2

8. Julia Cropper Coyne (Cousin)
Evans Road (Handsboro)
Gulfport, Mississippi 39501

In the event any of the above individuals should pre-decease me, then and in that event, I give and bequeath that individual's bequest to his or her surviving child or children.

9. Henry Douglas Smith (Nephew)
7800 Birch Street
New Orleans, Louisiana 70118

In the event that Henry Douglas Smith should pre-decease me, then and in that event I give and bequeath that individual's bequest to his wife, Vermell Smith.

I name and appoint my sister, Evangeline M. Folse, Executrix of my estate with full seizin and without bond. If for any reason, she is unwilling or unable to serve, then in that event, I appoint John Coyne of Gulfport, Mississippi as Executor of my estate with full seizin and without bond.

I name and appoint William J. Wegmann, Sr. and William J. Wegmann, Jr., or the survivor, as Attorneys for my estate and for my Executrix.

In witness whereof, I have signed this my last will and testament in the presence of the witnesses hereinafter named and undersigned.

Julia Mae Magruder Hardy
TESTATRIX

Signed on each page and declared by Julia Mae Magruder Hardy, Testatrix above named, in our presence to be her last will and testament, and in the presence of the Testatrix and each other we have hereunto subscribed our names on this 8th day of July, 1981.

WITNESSES:

Leah T. Scenic

Gretchen Wegmann Julia Mae Magruder Hardy
TESTATRIX

[Signature]
NOTARY PUBLIC

JAN 15 1988
No. 11111111

George B. Broudy
Judge Div. 2

New Orleans, Louisiana
July 8, 1981-

I, JULIA MAE MAGRUDER HARDY, make this my last will and testament, hereby revoking all prior wills that I have made.

I have been married twice; first to Charles M. Banister, who is deceased, and secondly to Guy T. Hardy who is also deceased. Of these marriages, no children were born, I gave birth to no children, adopted no children and was adopted by no one. My parents both pre-deceased me.

I give and bequeath to my sister, Evangeline M. Folse, all of my right, title and interest in and to that certain 40 acre tract of land situated in Madison County, Mississippi, and described as the Northwest One-fourth of the Northeast One-fourth (NW $\frac{1}{4}$ of NE $\frac{1}{4}$) of Section 18, Township 9, Range 4 East, Madison County, Mississippi which property is presently assessed in the name of Miss Evangeline Folse.

In the event that my sister, Evangeline M. Folse, should pre-decease me, then and only in that event, the bequest made to her herein is to revert to the residue of my estate to be distributed and disbursed as hereinafter set forth.

I give and bequeath my diamond ring to my cousin, Betty Cropper who presently resides in Algiers, New Orleans, Louisiana. In the event that Betty Cropper should pre-decease me, then and only in that event, the bequest made to her is bequeathed to her child or children who may survive her.

Federal Estate Tax or Inheritance Tax which may be due on the above two bequests only shall be paid from the residue of my estate.

Subject to the foregoing bequests and to the payment of claims, funeral and administration expenses and estate taxes, I bequeath the rest and residue of my entire estate wheresoever situated, in equal shares, shre and share alike, to the individuals named below:

1. Marcus J. Magruder, III (Nephew)
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2. Mrs. Louise Magruder St. Germain (Niece)
6008 Boutall
Metairie, Louisiana 70002
3. Mrs. Dórothy Magruder Zebal (Niece)
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San Antonio, Texas 78216
4. Logan Magruder (Nephew)
323 West 19th Street
Covington, Louisiana 70433
5. Jack Allen Magruder (Nephew)
Route # 1, Box 607
Pontchatoula, Louisiana 70454
6. Mrs. Betty Magruder Young (Niece)
1415 Wirt Road, Apartment 10
Houston, Texas 77055
7. Ernestine Cropper (Cousin)
142 Teagarden Road
Gulfport, Mississippi 39501

Julia Mae Magruder Hardy
TESTATRIX

8. Julia Cropper Coyne (Cousin)
Evans Road (Handsboro)
Gulfport, Mississippi 39501

In the event any of the above individuals should pre-decease me, then and in that event, I give and bequeath that individual's bequest to his or her surviving child or children.

9. Henry Douglas Smith (Nephew)
7800 Birch Street
New Orleans, Louisiana 70118

In the event that Henry Douglas Smith should pre-decease me, then and in that event I give and bequeath that individual's bequest to his wife, Vermell Smith.

I name and appoint my sister, Evangeline M. Folsie, Executrix of my estate with full seizin and without bond. If for any reason, she is unwilling or unable to serve, then in that event, I appoint John Coyne of Gulfport, Mississippi as Executor of my estate with full seizin and without bond.

I name and appoint William J. Wegmann, Sr. and William J. Wegmann, Jr., or the survivor, as Attorneys for my estate and for my Executrix.

In witness whereof, I have signed this my last will and testament in the presence of the witnesses hereinafter named and undersigned.

Julia Mae Magruder Hardy
TESTATRIX

Signed on each page and declared by Julia Mae Magruder Hardy, Testatrix above named, in our presence to be her last will and testament, and in the presence of the Testatrix and each other we have hereunto subscribed our names on this 8th day of July, 1981.

WITNESSES:

Leah S. Seaman

Gretchen Wegmann *Julia Mae Magruder Hardy*
TESTATRIX

[Signature]
NOTARY PUBLIC

STATE OF LOUISIANA
CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

BOOK 0033 PAGE 070

FILED

OATH

JAN 15 1 00 PM '88

No. 88-1046

DIVISION H

DISTRICT COURT

SUCCESSION OF JULIA MAE MAGRUDER HARDY

BEFORE ME THE Undersigned

Notary Public for the Parish of Orleans, personally came and appeared

Evangeline M. Folse

who solemnly swear that she will well and faithfully perform all and singular
the duties of Executrix of the Succession of Julia Mae Magruder Hardy

So help her God.

Sworn to and subscribed before me
this 8 day of Jan 1988 A. D.

[Signature]
NOTARY PUBLIC

Evangeline M. Folse

Filed _____ 19____

Deputy Clerk.

[Handwritten scribbles]

Civil District Court for the Parish of Orleans
STATE OF LOUISIANA

JAN 15 1 00 PM '88

LETTERS TESTAMENTARY

DISTRICT COURT

NO. 88-1046

DIVISION H

DOCKET 1

FILED Jan 15 19 88
C. Delorich
DEPUTY CLERK
JAN 20 1988
ENTERED ON MINUTES

BE IT KNOWN:

That EVAGELINE M. FOLSE has been
named, appointed and confirmed as executor of the LAST WILL AND TESTAMENT of the late
JULIA MAE HARDY, and, having complied
with all legal requirements relative thereto, is fully qualified, authorized and empowered to col-
lect all property of said deceased, and to perform all other lawful acts as executor aforesaid.

WITNESS our hand and the Seal of said Court, at the

City of New Orleans this 15th

day of Jan 19 88

George Bonnelly Jr. Judge

C. Delorich Deputy Clerk

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET #1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK: _____

SWORN DESCRIPTIVE LIST

STATE OF LOUISIANA

PARISH OF ORLEANS

BEFORE ME, the undersigned authority, personally came and appeared:

EVANGELINE M. FOLSE

who, after being duly sworn, did depose and say:

That in order to comply with Article 3136 of the Code of Civil Procedure, she does present to the Court, the following detailed descriptive list of the property composing the estate of the Decedent, JULIA MAE MAGRUDER HARDY, showing the actual cash value of each item as of the date of Decedent's death, namely:

PERSONALTY

1. Hibernia National Bank, Checking Account Number 53-29-1021-8, registered in the name of Julia Mae Hardy.

BALANCE: \$ 4,225.97

2. Commonwealth Savings Association, Savings Account Number 01-003114432, registered in the name of Julia Mae Hardy.

BALANCE: \$ 6,005.09

3. Union Savings and Loan Association, Savings Account Number OPT# 21930-1, registered in the name of Julia Mae Hardy.

BALANCE: \$14,814.25

4. Union Savings and Loan Association, Savings Account Number 151063-1, registered in the name of Julia Mae Hardy.

BALANCE: \$12,633.60

FILED

FEB 10 9 21 AM '00

5. Union Savings and Loan Association,
Savings Account Number 151086-1,
registered in the name of Julia Mae
Hardy.

BALANCE: \$16,494.68

6. Union Savings and Loan Association,
Savings Account Number 151525-1,
registered in the name of Julia Mae
Hardy.

BALANCE: \$12,100.09

7. Union Savings and Loan Association,
Savings Account Number 151135-1,
registered in the name of Julia Mae
Hardy.

BALANCE: \$13,045.20

DECEDENT'S GROSS ESTATE: \$79,318.88

Appararer further declares that the Decedent made no donations inter vivos, nor did she effect any transfer of property for an inadequate consideration in contemplation of death, nor within one (1) year prior to her death.

Evangetine M. Folse
Evangetine M. Folse

Sworn to and subscribed before me
this 3 day of Feb, 1988.

[Signature]
NOTARY PUBLIC

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET #1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

Aug 2 10 41 AM '88

FILED: _____

DEPUTY CLERK

PETITION FILING TABLEAU OF DISTRIBUTION AND FINAL ACCOUNT

The Petition of Evangeline M. Folse, domiciled in Orleans Parish, as administrator of this succession respectfully represents:

1.

She files herein the attached Tableau of Distribution and Final Account as provided by law. There has been no request for notice of the filing.

2.

Petitioner has cash on hand adequate to pay all of the debts shown on the Tableau of Distribution and he desires the authority of the court to pay them.

WHEREFORE, Petitioner prays that

1. Notice of the filing of this petition be given in the manner provided by law and

2. Thereafter the petition be homologated and she be authorized to pay the debts listed on the attached Tableau of Distribution and/or Final Account.



WILLIAM J. WEGMANN
1000 American Bank Building
New Orleans, Louisiana 70130
(504) 522-6223
Bar # 13318

VERIFIED

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS
STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET #1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

TABLEAU OF DISTRIBUTION and FINAL ACCOUNT

AUG 2 10 11 '08

SCHEDULE I. RECEIPTS BY THE SUCCESSION REPRESENTATIVE

The succession representative has gathered the assets listed items 1 through 7 on the detailed descriptive list on file herein. The receipts are in the succession account styled:

Succession of Julia Mae Hardy
Evangeline M. Folse Executrix
c/o William J. Wegmann
1000 American Bank Building
Hibernia National Bank Account #81-20-7388-5

Total receipts:

\$84,344.49

SCHEDULE II. CHARGES AND DEBTS PROPOSED TO BE PAID

1. Law Charges

- a) Court costs and other expenses advanced by William J. Wegmann 222.00
- b) Estimated future court costs, including advertising of tableau of distribution, filing of final account, and judgment of possession 278.00
- c) Attorney fee Law Office of William J. Wegmann 3,247.00

2. State Inheritance Tax: 3,354.00

3. City of New Orleans Inheritance Tax 3,354.00

Note 1: Payment of privileged charges and debts in full. The estate had no ordinary debts. The executrix will waive the compensation provided by law.

Note 2: Evangeline M. Folse, the executrix, has declined payment by the residuary legatees of the costs of administration of the property in Canton, Mississippi.

RECAPITULATION

Funds in hands of Executrix	84,444.49
Proposed disbursements	10,455.00
Balance (3)	73,889.49

Note 3: The Executrix proposes to file a Petition For Possession and distribute the balance to the particular legatees upon obtaining the Judgment of Possession.

STATE OF LOUISIANA
Civil District Court for the Parish of Orleans

No. 87-1046

DIVISION "H"

DOCKET 1.

SUCCESSION OF Julia Mae Magruder Hardy

1988

Notice is hereby given to the creditors of this Estate and to all other persons herein interested to show cause within ~~seven (7)~~ ^{TEN (10)} days from this notification (if any they have or can) why the final ^{and} account and tableau of distribution presented by Evangeline M. Folsie, administrator of this Estate should not be approved and homologated and the funds distributed in accordance herewith.

By order of the Court

Attorney: William J. Wegmann

Publication: T.P. - S.I. *August 5, 1988*

DAN FOLEY, Clerk

Address: 1000 American Bank Bldg.
New Orleans, Louisiana 70130

Telephone No.: (504) 522-6223

*T.P. error 8/12/88
Will run
Spoke to Janet*

FILED

STATE OF LOUISIANA

Civil District Court for the Parish of Orleans

JUDGMENT HOMOLOGATING ACCOUNT/TABLEAU OF DISTRIBUTION

FILED
AUG 23 10 21 AM '88

88-1046
87-1046

DIVISION "H"

AUG 21 1988
ENTREPRENEURIAL
MAGAZINE

SUCCESSION OF JULIA MAE MAGRUDER HARDY

[Signature] Deputy Clerk, being duly sworn, says that the advertisements for the homologation of the account & tableau of distribution presented by the Administrator in the above entitled matter, have been published in the Times-Picayune/States-Item, a newspaper published daily in the City of New Orleans, on the 12th day of August, 1988 and that no opposition has been filed thereto.

Sworn to and subscribed before me, this 23rd day of August 1988

[Signature]
Deputy Clerk.

and certified correct.
[Signature] Deputy Clerk.

STATE OF LOUISIANA,
Civil District Court for
the Parish of Orleans,
No. 87-1046 DIVISION "H"
DOCKET 1
SUCCESSION OF JULIA
MAE MAGRUDER HARDY.
Notice is hereby given to the
creditors of this Estate and to
all other persons herein
interested to show cause
within ten (10) days from this
notification (if any they have
or can) why the final account
and tableau of distribution
presented by Evangelina
Folsie, administrator of
this estate should not be ap-
proved and homologated and
funds distributed in ac-
cordance herewith. For
By order of the Court
DAN FOLEY, Clerk
Attorney: William J. Weems
Publication: T.P. & S. & S.
12, 1988

STATE OF LOUISIANA

Civil District Court for the Parish of Orleans

88-1046
No. 87-1046

DIVISION "H"

SUCCESSION OF JULIA MAE MAGRUDER HARDY

Due proof having been made before this Court, that the Final account & tableau of Distribution herein filed on 2nd day of August 1988, has been advertised according to law; that no opposition has been filed thereto, and that the legal delays for opposing the same have elapsed, and due proof Final having been also made of the correctness of said account & tableau of distribution.

It is ordered that the said Final account & tableau of distribution be approved and homologated, and the funds be distributed accordingly

Judgment rendered and signed August 23 1988
[Signature] Judge.

VERIFIED

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION. "H"

DOCKET # 1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

RECEIPT FOR LEGACY

SEP 13 10 02 AM '88

The undersigned acknowledges that he/she has received from Evangeline M. Folse, the Testamentary Executrix in the above-captioned proceedings, the following:

Marcus J. Magruder, III	(1/9)	\$ 7,607.21
Louise Magruder St. Germain	(1/9)	7,607.21
Dorothy Magruder Zebal	(1/9)	7,607.21
Estate of Logan Magruder	(1/9)	7,607.21
Jack Allen Magruder	(1/9)	7,607.21
Betty Magruder Young	(1/9)	7,607.21
Ernestine Cropper	(1/9)	7,607.21
Julia Cropper Coyne	(1/9)	7,607.21
Henry Douglas Smith	(1/9)	7,607.21

Further, that I am a residuary legatee under the last will and testament of Julia Mae Magruder Hardy in the proportion set forth opposite my name above. That the amount set forth opposite my name above represents my entire interest under the testament of Julia Mae Magruder Hardy. I, therefore, discharge Evangeline M. Folse as Executrix, for the Succession of Julia Mae Magruder Hardy and the Succession of Julia Mae Magruder Hardy from any further liability to me in connection with the above described property.

9/1, 1988, executed at Metairie, Louisiana.

Marcus J. Magruder, III

 Marcus J. Magruder, III

RECEIVED

SEP 9 1988

WILLIAM J. WEGMANN, SP2

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS
STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET # 1

S U C C E S S I O N
OF

JULIA MAE MAGRUDER HARDY

SEP 13 9 02 AM '88

FILED: _____

DEPUTY CLERK

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Estate of Logan Magruder	(1/9)	7,607.21
Jack Allen Magruder	(1/9)	7,607.21
Betty Magruder Young	(1/9)	7,607.21
Ernestine Cropper	(1/9)	7,607.21
Julia Cropper Coyne	(1/9)	7,607.21
Henry Douglas Smith	(1/9)	7,607.21

Further, that I am a residuary legatee under the last will and testament of Julia Mae Magruder Hardy in the proportion set forth opposite my name above. That the amount set forth opposite my name above represents my entire interest under the testament of Julia Mae Magruder Hardy. I, therefore, discharge Evangeline M. Folse as Executrix, for the Succession of Julia Mae Magruder Hardy and the Succession of Julia Mae Magruder Hardy from any further liability to me in connection with the above described property.

_____, 1988, executed at Metairie, Louisiana.

Louise M. St. Germain
Louise Magruder St. Germain

RECEIVED

SEP 9 1988

WILLIAM L. ECKMANN, SR.

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET # 1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

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Betty Magruder Young	(1/9)	7,607.21
Ernestine Cropper	(1/9)	7,607.21
Julia Cropper Coyne	(1/9)	7,607.21
Henry Douglas Smith	(1/9)	7,607.21

Further, that I am a residuary legatee under the last will and testament of Julia Mae Magruder Hardy in the proportion set forth opposite my name above. That the amount set forth opposite my name above represents my entire interest under the testament of Julia Mae Magruder Hardy. I, therefore, discharge Evangeline M. Folse as Executrix, for the Succession of Julia Mae Magruder Hardy and the Succession of Julia Mae Magruder Hardy from any further liability to me in connection with the above described property.

_____, 1988, executed at San Antonio, Texas

RECEIVED

SEP 9 1988-

WILLIAM J. WEGMANN, SR.

Dorothy Magruder Zebal

 Dorothy Magruder Zebal

SEP 13 5 02 AM '88

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS
STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET # 1

S U C C E S S I O N
OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

RECEIPT FOR LEGACY

SEP 13 9 02 AM '88

The undersigned acknowledges that he/she has received from Evangeline M. Folse, the Testamentary Executrix in the above-captioned proceedings, the following:

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Louise Magruder St. Germain	(1/9)	7,607.21
Dorothy Magruder Zebal	(1/9)	7,607.21
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Ernestine Cropper	(1/9)	7,607.21
Julia Cropper Coyne	(1/9)	7,607.21
Henry Douglas Smith	(1/9)	7,607.21

Further, that I am a residuary legatee under the last will and testament of Julia Mae Magruder Hardy in the proportion set forth opposite my name above. That the amount set forth opposite my name above represents my entire interest under the testament of Julia Mae Magruder Hardy. I, therefore, discharge Evangeline M. Folse as Executrix, for the Succession of Julia Mae Magruder Hardy and the Succession of Julia Mae Magruder Hardy from any further liability to me in connection with the above described property.

August 30, 1988, executed at Mandeville, Louisiana.

Dorothy N. Magruder
Estate of Logan Magruder
By: *Testamentary Executrix*

RECEIVED

SEP 9 1988

WILLIAM J. WEGMANN, SR.

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS
STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET # 1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

SEP 13 9 03 AM '88

RECEIPT FOR LEGACY

The undersigned acknowledges that he/she has received from Evangeline M. Folse, the Testamentary Executrix in the above-captioned proceedings, the following:

Marcus J. Magruder, III	(1/9)	\$ 7,607.21
Louise Magruder St. Germain	(1/9)	7,607.21
Dorothy Magruder Zebal	(1/9)	7,607.21
Estate of Logan Magruder	(1/9)	7,607.21
Jack Allen Magruder	(1/9)	7,607.21
Betty Magruder Young	(1/9)	7,607.21
Ernestine Cropper	(1/9)	7,607.21
Julia Cropper Coyne	(1/9)	7,607.21
Henry Douglas Smith	(1/9)	7,607.21

Further, that I am a residuary legatee under the last will and testament of Julia Mae Magruder Hardy in the proportion set forth opposite my name above. That the amount set forth opposite my name above represents my entire interest under the testament of Julia Mae Magruder Hardy. I, therefore, discharge Evangeline M. Folse as Executrix, for the Succession of Julia Mae Magruder Hardy and the Succession of Julia Mae Magruder Hardy from any further liability to me in connection with the above described property.

August 30, 1988, executed at PONCHATOULA, Louisiana.

Jack Allen Magruder
Jack Allen Magruder

RECEIVED

SEP 9 1988

WILLIAM J. WEGMANN, SR.

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET # 1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

SEP 18 9 03 AM '88

RECEIPT FOR LEGACY

The undersigned acknowledges that he/she has received from Evangeline M. Folse, the Testamentary Executrix in the above-captioned proceedings, the following:

Marcus J. Magruder, III	(1/9)	\$ 7,607.21
Louise Magruder St. Germain	(1/9)	7,607.21
Dorothy Magruder Zebal	(1/9)	7,607.21
Estate of Logan Magruder	(1/9)	7,607.21
Jack Allen Magruder	(1/9)	7,607.21
Betty Magruder Young	(1/9)	7,607.21
Ernestine Cropper	(1/9)	7,607.21
Julia Cropper Coyne	(1/9)	7,607.21
Henry Douglas Smith	(1/9)	7,607.21

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Sept. 1, 1988, executed at Houston, Texas.

Betty Magruder Young
Betty Magruder Young

RECEIVED

SEP 9 1988

WILLIAM J. WEGMANN, SR.

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET # 1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED:

DEPUTY CLERK

RECEIPT FOR LEGACY

The undersigned acknowledges that he/she has received from Evangeline M. Folsie, the Testamentary Executrix in the above-captioned proceedings, the following:

Marcus J. Magruder, III	(1/9)	\$ 7,607.21
Louise Magruder St. Germain	(1/9)	7,607.21
Dorothy Magruder Zebal	(1/9)	7,607.21
Estate of Logan Magruder	(1/9)	7,607.21
Jack Allen Magruder	(1/9)	7,607.21
Betty Magruder Young	(1/9)	7,607.21
Ernestine Cropper	(1/9)	7,607.21
Julia Cropper Coyne	(1/9)	7,607.21
Henry Douglas Smith	(1/9)	7,607.21

Further, that I am a residuary legatee under the last will and testament of Julia Mae Magruder Hardy in the proportion set forth opposite my name above. That the amount set forth opposite my name above represents my entire interest under the testament of Julia Mae Magruder Hardy. I, therefore, discharge Evangeline M. Folsie as Executrix, for the Succession of Julia Mae Magruder Hardy and the Succession of Julia Mae Magruder Hardy from any further liability to me in connection with the above described property.

Sept. 3, 1988, executed at Gulfport, Mississippi.

Ernestine Cropper
Ernestine Cropper

RECEIVED

SEP 9 1988

WILLIAM J. WEGMANN, SR.

SEP 13 9 03 AM '88
MART

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET # 1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

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_____, 1988, executed at _____, Louisiana

Henry Douglas Smith

← Henry Douglas Smith's Signature

Witness: Penny A. Moreau, BCSW

RECEIVED

SEP 9 1988

WILLIAM J. WEGMANN, SR.

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS
STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET #1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

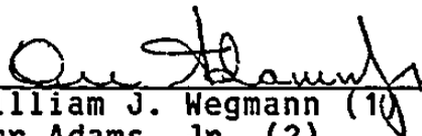
DEPUTY CLERK

SEP 15 10 27 AM '88
COURT

MOTION FILING ACKNOWLEDGMENT OF PAYMENT OF
LOUISIANA INHERITANCE AND ESTATE TRANSFER TAX

NOW INTO COURT, comes Evangeline M. Folse, executrix,
through undersigned Counsel, and files the attached Louisiana
Inheritance and Estate Transfer Tax Acknowledgment of Payment
issued in connection with this proceeding.

Respectfully submitted:



William J. Wegmann (1)
Orr Adams, Jr. (2)
Law Firm of William J. Wegmann
1000 American Bank Building
New Orleans, Louisiana 70130
(504) 522-6223
(1) Bar No. 13318
(2) Bar No. 17901

VERIFIED



SECRETARY

Arnold A. Broussard

State of Louisiana
DEPARTMENT OF REVENUE AND TAXATION

Baton Rouge

September 2, 1988

RECEIVED

SEP 6 1988

Mr. William J. Wegmann
Attorney at Law
1000 American Bank Bldg.
New Orleans, LA 70130

WILLIAM J. WEGMANN, SE

RE: Succession of JULIA MAE MAGRUDER HARDY
Taxes Paid: \$3,303.54

Dear Mr. Wegmann:

We have received the Louisiana Inheritance and Estate Transfer Tax return together with the required supporting documentation.

An examination of the return indicated that the return appears correct and can be accepted as filed. Full payment of the amount shown due is hereby acknowledged. A reexamination of the return at a later date will be made should additional information not originally disclosed become available.

Please contact our office if there are any questions.

Sincerely,

Jane Hendrix

Inheritance & Estate Transfer Tax Unit
(504) 925-7424

JH/ws

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS
STATE OF LOUISIANA

NO. 88-1046

DIVISION "H"

DOCKET #1

S U C C E S S I O N
OF
JULIA MAE MAGRUDER HARDY

SEP 15 10 28 AM '88

FILED: _____

DEPUTY CLERK

MOTION FILING CITY OF NEW ORLEANS GIFT
AND ESTATE TAX AGREEMENT AND RECEIPT

NOW INTO COURT, comes Evangeline M. Folsie, executrix, through undersigned Counsel, and files the attached Agreement between Paul C. Mitchell, Jr., Director of Finance, City of New Orleans and the Succession of Julia Mae Magruder Hardy and the attached receipt for payment of City of New Orleans Gift and Estate Tax.

Respectfully submitted:



William J. Wegmann (1)
Orr Adams, Jr. (2)
Law Firm of William J. Wegmann
1000 American Bank Building
New Orleans, Louisiana 70130
(504) 522-6223
(1) Bar No. 13318
(2) Bar No. 17901

WEGMANN



CITY OF NEW ORLEANS
DEPARTMENT OF FINANCE

SIDNEY J. BARTHELEMY
MAYOR

PAUL C. MITCHELL
DIRECTOR

Date: August 30, 1988

Receipt No: 14716

SEP 15 10 28 AM '88

INHERITANCE GIFT ESTATE TAX RETURN RECEIPT

This is to certify that the City of New Orleans Gift and Estate Tax Return, as provided for by Ordinance No: 11,337 M.C.S., for the Estate of Julia Mae Magruder Hardy, has been received by the Department of Finance, Bureau of Revenue, City of New Orleans, together with the remittances and supporting documentation(s) indicated below:

- (a) Copy of Petition of Possession
- (b) Affidavit of Death and Heirship
- (c) Formal Inventory or Sworn Descriptive List
- (d) Copy of Will

The amount remitted is \$ 3,303.54 by Check ()

Cash () Partial Payment () Final Payment ()

PAID UNDER PROTEST (✓) No tax shown to be due ()

Attorney of Succession:

William S. Wegmann
100 American Bank Bldg
N.O., LA 70130

DEPARTMENT OF FINANCE
BUREAU OF REVENUE

Gail Marie Jones

GAIL MARIE JONES
COLLECTOR FOR INHERITANCE TAX

GLJ

STATE OF LOUISIANA
PARISH OF ORLEANS

A G R E E M E N T

by and between

Paul C. Mitchell, Jr., DIRECTOR OF FINANCE,
CITY OF NEW ORLEANS,

and

THE SUCCESSION OF JULIA MAE MAGRUDER HARDY

SEP 15 10 28 AM '88
COURT

THIS AGREEMENT is entered into this day by and between the Succession of Julia Mae Magruder Hardy being No. 88-1046 in the Civil District Court for the Parish of Orleans, herein represented by Evangeline M. Folse, Executrix, hereinafter referred to as "the Succession", and Paul C. Mitchell, Jr., Director of Finance, City of New Orleans, hereinafter referred to as "the Director", as follows:

WHEREAS, there are now pending a number of suits against the Director for the recovery of inheritance taxes paid to the Director, and

WHEREAS, on Aug 30, 1988 the Succession paid to the Director an inheritance tax under the inheritance tax ordinances in the amount of \$3,303.54, and

WHEREAS, the parties hereto wish to avoid the filing of further suits on the subject of recovery of the said inheritance taxes by an agreement to abide by the final judicial outcome of these matters,

NOW, THEREFORE, IT IS UNDERSTOOD AND AGREED AS FOLLOWS:

I.

The Succession does hereby agree to refrain from filing a suit to recover the said inheritance tax in the amount of \$3,303,54;

II.

In consideration for the Succession not filing such a suit for recovery of the inheritance taxes paid, the Director does hereby agree that the Succession be and it is hereby absolved

from the necessity of filing suit for recovery of the said inheritance taxes;

III.

The parties hereto agree to abide by the final outcome of the matters which are the subject of the judicial proceedings now pending for recovery of inheritance taxes, and particularly in connection with proceeding No. ~~88-1046~~⁸⁷⁻⁸²⁴² in the Civil District Court in connection with the Succession of ~~Hardy~~^{HILDEBRAND}, or which may be hereafter filed, so that if the Director should prevail, there will be no recovery of the tax, but that if, on the contrary, the judicial outcome is in favor of the taxpayers, then and in such event the Director agrees to repay to the Succession the amount of \$3,303.54, together with legal interest from the date of payment of the said tax until paid.

IV.

This Agreement constitutes the understanding between the parties, and no further action shall be necessary.

THUS DONE AND SIGNED at New Orleans, Louisiana, this 16 day of August, 1988.

SUCCESSION OF JULIA MAE
MAGRUDER HARDY

BY: Evangeline M. Folse
Evangeline M. Folse,
Executrix

THE CITY OF NEW ORLEANS,
A Municipal Corporation

BY: Blaine LeCesne
BLAINE LECESNE
Deputy City Attorney

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

S U C C E S S I O N

DOCKET NO. 1

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

FILED
OCT 7 3 51 PM '88

PETITION FOR POSSESSION

The petition of Evangeline M. Folsie, individually and in her capacity as Testamentary Executrix of this estate, of age and a resident of the Parish of Orleans, State of Louisiana, with respect represents;

I.

As will appear from the affidavit of death and heirship filed herein, the decedent was married twice, first unto Charles M. Banister, who predeceased her; there was no issue of this marriage; and second unto Guy T. Hardy, who predeceased her; there was no issue of this marriage. The decedent gave birth to no child, adopted no one and was adopted by no one. The parents of the decedent both predeceased her.

II.

The decedent died testate. At the time of her death, the decedent was domiciled in the Parish of Orleans. The said will has been probated and is on file herein.

III.

A detailed Descriptive List of the property belonging to the decedent at the time of her death, has been filed herein.

IV.

In addition to the property set out in the detailed Descriptive List, at the time of her death the decedent owned an undivided interest into the following property:

That certain 40 acre tract of land situated in Madison County, Mississippi being the Northwest One-fourth of the Northeast One-fourth (Northwest 1/4 of Northeast 1/4) of Section 18, -Township 9, Range 4 East, Madison County,

VERIFIED

Mississippi, which property is assessed in the name of Evangeline M. Folse.

V.

In her testament, decedent bequeath to her sister, your petitioner, Evangeline M. Folse, all of her rights, title and interest in and to the said property. Petitioner is entitled to a judgment recognizing her as owner of said property.

VI.

The decedent left the residue of her estate to the following named individuals Marcus J. Magruder, III, Louise Magruder St. Germain, Dorothy Magruder Zebal, Logan Magruder, Jack Allen Magruder, Betty Magruder Young, Ernestine Cropper, Julia Cropper Coyne, Henry Douglas Smith.

VII.

Subsequent to the death of the decedent, Logan Magruder died. The Succession of Logan Magruder has been opened and is styled Succession of Logan Magruder, Docket No. 88-3025, St. Tammany Parish, Louisiana.

VIII.

The residuary legatees are entitled to judgment recognizing them as owners of an undivided interest in the residuum of the decedent's estate.

IX.

During the course of administration of this Succession, all of the assets except the Mississippi acreage have been converted to cash; there has been a partial distribution of the assets to the residuary legatees and the cash remaining in the hands of the Executrix is in the following described account:

Succession of Julia Mae Magruder Hardy
Evangeline M. Folse, Executrix
Hibernia National Bank
Account No. 81-20-7388-5

X.

The residuary legatees have executed written receipts acknowledging payment of their legacy which are on file in these proceedings.

XI.

There is no necessity for any further administration of this Succession, the known debts of the decedent have been paid. The taxes due the State of Louisiana have been paid as per receipt on file herein.

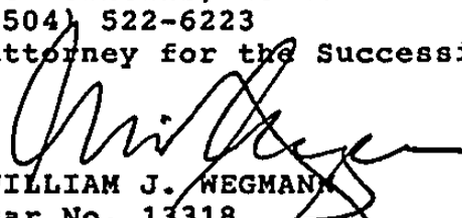
XII.

The taxes due the City of New Orleans have been paid under protest pursuant to the signed agreement annexed hereto as Exhibit A. Your petitioner is entitled to retain her legal status as Executrix of the Succession pending an outcome of this litigation. In all other respects the Succession should be closed.

Wherefore, Petitioner prays for judgment as follows:

1. Marcus J. Magruder, III, Louise Magruder St. Germain, Dorothy Magruder Zebal, the Succession of Logan Magruder, Jack Allen Magruder, Betty Magruder Young, Ernestine Cropper, Julia Cropper Coyne, Henry Douglas Smith be recognized as the residuary heirs of the decedent and as the owners in indivision and sent into possession of the property belonging to the Succession of the decedent in the proportions of one-ninth (1/9) to each save and except for the property in Mississippi.
2. Evangeline M. Folse be recognized as the particular legatee of the decedent and as such entitled to the ownership of the decedent's interest in the certain forty (40) acre tract of land situated in Madison County, Mississippi, more fully described herein.

Law Firm of William J. Wegmann
 1000 American Bank Building
 New Orleans, Louisiana 70130
 (504) 522-6223
 Attorney for the Succession


 WILLIAM J. WEGMANN
 Bar No. 13318

STATE OF LOUISIANA

PARISH OF ORLEANS

BEFORE ME, the undersigned Notary, personally came and appeared:

EVANGELINE M. FOLSE

after first being duly sworn by me, did depose and say that:

She has read the above and foregoing Petition and all of the allegations of fact contained in it are true and correct.

Evangeline M. Folse
EVANGELINE M. FOLSE

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 7 DAY OF Oct, 1988.

[Signature]
NOTARY PUBLIC

CIVIL DISTRICT COURT FOR THE PARISH OF ORLEANS

STATE OF LOUISIANA

NO. 88-1046

DOCKET NO. 1

S U C C E S S I O N

OF

JULIA MAE MAGRUDER HARDY

FILED: _____

DEPUTY CLERK

JUDGMENT OF POSSESSION

Considering the testament of the deceased which has been probated, the Petition for Possession and the record of this proceeding, satisfactory proof having been submitted that the inheritance tax due by the legatees have been paid, the law and evidence entitling Petitioners to the relief prayed for, and for the reasons this day orally assigned:

IT IS ORDERED, ADJUDGED AND DECREED THAT:

1. Evangeline M. Folse is recognized as the particular legatee of the deceased, Julia Mae Magruder Hardy, and, as such, the owner, and sent into possession, of the following described property:

That certain 40 acre tract of land situated in Madison County, Mississippi being the Northwest One-fourth of the Northeast One-fourth (Northwest 1/4 of Northeast 1/4) of Section 18, Township 9, Range 4 East, Madison County, Mississippi, which property is assessed in the name of Evangeline M. Folse.

2. Marcus J. Magruder, III, Louise Magruder St. Germain, Dorothy Magruder Zebal, Succession of Logan Magruder, Docket No. 88-3025, St. Tammany Parish, Jack Allen Magruder, Betty Magruder Young, Ernestine Cropper, Julia Cropper Coyne, and Henry Douglas Smith are the residuary legatees of the decedent, and, as such, the owners and are sent into possession of all of the property belonging to the Succession of the deceased, except the property described in Paragraph I of this Judgment. Without in any way limiting the generality of this Judgment, Marcus J. Magruder, III, Louise Magruder St. Germain, Dorothy Magruder Zebal, Succession of Logan Magruder, Docket No. 88-3025, St. Tammany

Parish, Jack Allen Magruder, Betty Magruder Young, Ernestine Cropper, Julia Cropper Coyne, and Henry Douglas Smith, is specifically sent into possession as owner of the following described property:

Succession of Julia Mae Magruder Hardy
Evangeline M. Folsie, Executrix
Hibernia National Bank
Account No. 81-20-7388-5

2. All banks, trust companies, insurance companies, and all other persons, partnerships, unincorporated associations, or corporations having on deposit, or in their possession, or under their control, any money, credits, stocks, dividends, bonds, or other property depending upon or belonging to the succession of the deceased, Julia Mae Magruder Hardy, are hereby required to deliver them to the heirs named above in the proportions fixed by this judgment;

3. Evangeline M. Folsie to continue as the qualified Succession representative pending the adjudication

JUDGMENT READ AND SIGNED in Chambers in the Parish of Orleans, Louisiana, this 7th day of October, 1988.



Judge



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 22nd day of Dec, 20 00, at 8:35 o'clock A M., and was duly recorded on the DEC 22 2000, Book No. 33, Page 43.

STEVE DUNCAN, CHANCERY CLERK BY: Jarvis Hill D.C.