

FILED
THIS DATE

MAR 08 2002

BOOK 0034 PAGE 506

MIKE CROOK
CHANCERY CLERK
By: *[Signature]* DC.

#2002-166

LAST WILL AND TESTAMENT

I, Charles D. Holtsinger, a resident of Washington County, Virginia, being of sound and disposing mind and memory and intending by this my last will and testament to dispose of my entire estate, do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all wills and codicils by me at anytime heretofore made.

FIRST: I direct that all of my just debts, including funeral and burial expenses and the costs of a suitable stone or marker at my grave, be paid as a cost of administration of my estate as soon as practicable after my death.

SECOND: I direct that all estate, succession, legacy, inheritance or other transfer taxes, however designated, that shall be payable by reason of my death, whether or not the property passes under this will or otherwise, shall be paid out of my estate without reimbursement from any person.

THIRD: I give, devise and bequeath all of my real, personal and mixed property, wheresoever situated, to my wife, Geraldine F. Holtsinger, in fee simple and absolute estate if she survives me; but if my wife, Geraldine F. Holtsinger, predeceases me or it cannot be determined which of us died first, I give, devise and bequeath all of my real, personal and mixed property, wheresoever situated, to my children, Terry E. Holtsinger and Kenneth D. Holtsinger, to share and share alike.

FOURTH: If my said wife, Geraldine F. Holtsinger, shall survive me, I give and bequeath to her such sum of money as is equal to the amount necessary to assure a deduction from my

C.D.H.
C.D.H.

gross estate subject to federal estate tax of the maximum marital deduction (50 per cent of the adjusted gross estate) provided for by the Internal Revenue Code. My Executor or Executrix shall have full authority and discretion to satisfy said bequest wholly or partly in cash, and to select and designate and to convey and assign to my said wife, Geraldine F. Holtsinger, the cash, securities, or other assets, including real estate and interests therein, which shall constitute said bequest provided, however, that any property so conveyed and assigned in kind to satisfy this bequest shall be valued for this purpose at the value as finally determined for federal estate tax purposes and provided further that in no event shall there be included in said bequest any asset or proceeds of any asset with respect to which a marital deduction would not be allowable if so included. Said bequest shall abate to the extent that it cannot be satisfied in the manner here provided. The exercise by my Executor or Executrix of said authority and discretion shall not be subject to question by any person.

FIFTH: I hereby nominate and appoint my wife, Geraldine F. Holtsinger, as Executor of this my last will and testament and direct that no surety be required upon the bond of my said Executor; if for any reason my wife, Geraldine F. Holtsinger, does not qualify as Executor of my last Will and testament, I hereby nominate and appoint my sons, Terry E. Holtsinger and Kenneth D. Holtsinger, as Executors of this my last will and testament and direct that no surety be required upon the bond of them as my said Executors.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be my last Will this 12th day of May,

C.D.H.
C.D.H.

1976, in Washington County, Virginia.

Charles D. Holtsinger (SEAL)
CHARLES D. HOLTSINGER

Signed, sealed, published and declared by Charles D. Holtsinger as and for and to be his last Will in our presence and we, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses the day and year above set out.

John B. Hemmings residing at Abingdon, Va.

Dianma E. McCray residing at Meadowview, Va.

Shirley M. Holland residing at Bristol, Va.

STATE OF VIRGINIA

COUNTY OF WASHINGTON

Before me, the undersigned authority, on this day personally appeared Charles D. Holtsinger, John B. Hemmings, Dianma E. McCray, Shirley M. Holland, known to me to be the Testator and the witnesses, respectively, whose names are signed to the attached or foregoing instrument, and, all of these persons being by me first duly sworn, Charles D.

Holtsinger, the Testator, declared to me and to the witnesses in my presence that said instrument is his last will and testament and that he had willingly signed or directed another to sign the same for him, and executed it in the presence of said witnesses as his free and voluntary act for the purposes therein expressed; that said witnesses stated before me that the foregoing will was executed and acknowledged by the Testator as his last will and testament in the presence of said witnesses who, in his presence

and at his request, and in the presence of each other, did subscribe their names thereto as attesting witnesses on the day of the date of said will, and that the Testator, at the time of the execution of said will, was over the age of 18 years and of sound and disposing mind and memory.

Charles D. Holtsinger
Testator

John B. Hemmings
Witness

Dianna E. McCray
Witness

Shirley M. Holland
Witness

Subscribed, sworn and acknowledged before me by Charles D. Holtsinger, the testator, subscribed and sworn before me by

John B. Hemmings, Dianna E. McCray,
Shirley M. Holland, witnesses this 12th day of
May, 1976.

Debra L. Smith
Notary Public

My term of office expires: June 22, 1977

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 8th day of March, 2002, at 2:00 o'clock P M., and was duly recorded on the 8th day of March, 2002, Book No. 34, Page 506.

MIKE CROOK, CHANCERY CLERK

BY: Karna Tupp D.C.



MAR 11 2002

LAST WILL AND TESTAMENT OF PRESTON L. PEARSON, SR.

By: MIKE CROOK
CHANCERY CLERK
D.C.

I, Preston L. Pearson, Sr., an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I hereby specifically revoke any and all former wills and codicils heretofore executed by me.

ARTICLE I.

I give, devise and bequeath all of my property, both real and personal, of whatsoever kind or character and wheresoever situated, unto my wife, Rachel A. Pearson, if she survives me.

ARTICLE II.

In the event my wife, Rachel A. Pearson, does not survive me then I give, devise and bequeath all of my property, both real and personal, as follows:

1. I give and bequeath unto my grandson, Shane Pilgrim, all of my firearms, including all of my hunting rifles and shotguns.

2. All of the rest residue and remainder of my estate, of whatsoever kind or character and wheresoever situated, I give, devise and bequeath unto my children and stepchildren, Theresa Pearson Perry, Preston L. Pearson, Jr., Kathy Ann Pilgrim, Gilbert Lee Walden and Robin Arlene Renfroe, in equal shares, share and share alike, per stirpes. It is not through any oversight that I have omitted my daughter, Mary Ann Smith, but I choose to omit her as a beneficiary under my Last Will and Testament for reasons best known to both of us.

ARTICLE III.

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

Preston L. Pearson Sr
Preston L. Pearson, Sr.

and profits therefrom, and to employ and to pay any attorneys, agents and accountants that she may deem necessary for the best interest of my estate. In addition, my Executrix shall have full authority to sell any real or personal property of my estate either at a public or private sale, in her sole discretion, for cash or for such other conditions that she may deem appropriate, with said sales being made without the necessity of my Executrix first securing a Court Order approving the said sale.

ARTICLE IV.

In the event that my wife, Rachel A. Pearson, shall predecease me, become disqualified or otherwise fails to qualify as Executrix of my Will and Estate, then I nominate, appoint and constitute my daughter, Theresa Pearson Perry, to serve as Executrix of my Last Will and Testament and I direct that she shall not be required to enter any bond as such Executrix and I direct that she shall have the same authority and powers as set forth for my Executrix in the above and foregoing Article.

IN WITNESS WHEREOF, I have hereunto subscribed my name and published and declared this to be my Last Will and Testament on this the 7th day of September, 1990.

Preston L. Pearson, Sr.
Preston L. Pearson, Sr.

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

Joshua Christopher
WITNESS

Barbara F. O'Neil
WITNESS

P.O. Box 522
ADDRESS

1707 Wilbur
ADDRESS

Centerville, MS 39046
ADDRESS

Jackson, MS 39211
ADDRESS

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 11th day of March, 2002 at 11:00 o'clock A. M., and was duly recorded on the March 11, 2002, Book No. 34, Page 510.

MIKE CROOK, CHANCERY CLERK

BY: Karune Tapp D.C.



FILED

THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

MAR 11 2002

IN THE MATTER OF THE ESTATE
OF PRESTON L. PEARSON, SR. DECEASED

MIKE CROOK
CHANCERY CLERK
By: *[Signature]* D.C.

CIVIL ACTION, FILE NO. 2002-187

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, John W. Christopher, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Preston L. Pearson, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Preston L. Pearson, signed, published and declared said instrument as his Last Will and Testament on the 7th day of September, 1990, the day and date of said instrument, in the presence of this affiant and Barbara F. O'Neil, the other subscribing witness to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one (21) years and upward of age and that I, John W. Christopher, the Affiant and Barbara F. O'Neil, subscribed and attested said instrument as witnesses to the signature of the testator and the publication thereof at the special

FILED
THIS DATE

MAR 25 2002

MIKE CROOK
CHANCERY CLERK
By: Mike Crook D.C.

2000-751

LAST WILL AND TESTAMENT
OF
CHARLES ABERNATHY

I, CHARLES ABERNATHY, an adult resident of Flora, Madison County, Mississippi, make this my will and revoke all prior Wills and Codicils.

ITEM I.

My wife, Thelma Dean Carol Abernathy, is deceased. I have two (2) adult children now living, Billy Charles Abernathy and Bobbie June Abernathy.

The words, "child" or "children" as used herein shall include any children hereafter born to my wife and me and "descendants" shall include persons born to me or a descendant of mine after the execution of this Will. Each of the words "child", "children" and "descendants" shall be deemed to include an adopted child or adopted children, irrespective of any provisions of law establishing a contrary presumption.

ITEM II

I appoint my daughter, Bobbie June Abernathy, Executor of my Estate under this Will. In the event my daughter is or becomes unable or unwilling to serve as Executor, I appoint my son, Billy Charles Abernathy, as successor Executor. Where used throughout this Will, the terms "Executor", "Executrix" and "Administrator" may be used interchangeably.

FOR IDENTIFICATION:

and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one, and to any successor Executor or Administrator.

ITEM III.

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

ITEM IV

If my daughter, Robby June Abernathy, survives me, I give, devise and bequeath to her my entire house, car, and two acres of the fifteen acres of land that I own. To my granddaughter, Sharon DeVillis, give, devise and bequeath to her my two acres of the fifteen acres of land that I own. To my grandson, Charles Edward Abernathy, give, devise and bequeath to him one acre of the fifteen acres of land that I own. My son, Billy Charles Abernathy, shall receive give, devise and bequeath to him ten acres of the said acres, tractor, and any remaining proceeds from the estate after expenses of the funeral, costs of administration and other proper claims against my estate.

If a child is not then living, I give, devise and bequeath that child's share to his or her descendants per stripes.

ITEM V

All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed

FOR IDENTIFICATION

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

Except where specific property is devised or bequeathed, my Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property.

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

FOR IDENTIFICATION

Page 3 of ____

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 23 day of November, 1993.

Charles Abernathy
CHARLES ABERNATHY

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

Paul K. Hutchison
NOTARY PUBLIC

my Commission Expires: Feb. 9, 1996
P.O. Box 871, Raymond, MS 39154
Address

Thomas Christopher Linnell

P.O. Box 638 Clinton, MS 39060
Address

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 25th day of March, 2002, at 1:30 o'clock P M., and was duly recorded on the MAR 25 2002, Book No 34, Page 514.
MIKE CROOK, CHANCERY CLERK BY: Stacey D.C.



FILED
THIS DATE

MAR 25 2002

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL
AND TESTAMENT AND THE ESTATE
OF: CHARLES ABERNATHY, DECEASED

MIKE CROOK
CHANCERY CLERK
By: Stacy Hill D.C.

CAUSE NO 2000-757

PROOF OF WILL

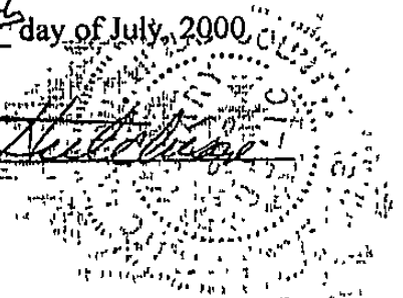
STATE OF MISSISSIPPI
COUNTY OF HINDS

Be it known and remembered that on this the 20th day of July, 2000, before me, the undersigned authority, personally came and appeared LAURA HUTCHISON AINSWORTH, one of the subscribing witnesses to that certain instrument of writing purporting and alleged to be the Last Will and Testament of Charles Abernathy, bearing date of the 23rd day of November, 1993; and she, having first carefully examined and inspected said instrument and the signature thereto, and having been by me first duly sworn, deposed and said that the said Charles Abernathy, signed, published and declared said instrument of writing as and for his Last Will and Testament in the presence of this deponent on the date of said instrument That this deponent and the other witness, Thomas Christopher Purnell, subscribed said instrument as witnesses thereto, at the instance and request and in the presence of said testator and in the presence of each other on the date aforesaid

Laura Hutchison Ainsworth
LAURA HUTCHISON AINSWORTH

SWORN TO AND SUBSCRIBED BEFORE ME, this the 20th day of July, 2000

Jan M. [Signature]
NOTARY PUBLIC



My Commission Expires.

My Commission Expires May 27, 2004

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 25th day of March, 2002, at 1:30 o'clock P M., and was duly recorded on the MAR 25 2002, Book No 34, Page 518.

MIKE CROOK, CHANCERY CLERK

BY: Stacy Hill D.C.



FILED
THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

MAR 25 2002

IN THE MATTER OF THE LAST WILL
AND TESTAMENT AND THE ESTATE
OF CHARLES ABERNATHY, DECEASED

MIKE CROOK
CHANCERY CLERK
By: [Signature] D.C.

CAUSE NO 2000-519

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF Hinds

Be it known and remembered that on this the 14 day of September, 2000, before me, the undersigned authority, personally came and appeared THOMAS CHRISTOPHER PURNELL, one of the subscribing witnesses to that certain instrument of writing purporting and alleged to be the Last Will and Testament of Charles Abernathy, bearing date of the 23rd day of November, 1993, and he, having first carefully examined and inspected said instrument and the signature thereto, and having been by me duly sworn, deposed and said that the said Charles Abernathy, signed, published and declared said instrument of writing as and for his Last Will and Testament in the presence of this deponent on the date of said instrument That this deponent and the other witness, Laura Hutchison Ainsworth, subscribed said instrument as witness thereto, at the instance and request and in the presence of said testator and in the presence of each other on the date aforesaid.

[Signature]
THOMAS CHRISTOPHER PURNELL

SWORN TO AND SUBSCRIBED BEFORE ME, this the 14th day of September, 2000

[Signature]
NOTARY PUBLIC

My Commission expires
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JUNE 9, 2003
BONDED THROUGH LEGAL NOTARY SERVICE



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 25th day of March, 2002, at 1:30 o'clock P M, and was duly recorded on the MAR 25 2002, Book No. 34, Page 519.
MIKE CROOK, CHANCERY CLERK BY: [Signature] D.C.

MAR 26 2002

2002-114

MIKE CROOK
CHANCERY CLERK

Jan 20 1986 Sept 1 1986
J.E.R. Feb 11 1985

I Joe E Rice do make this my
last will as follows ~~Not~~ Dec 4, 1975
All my estate both real and personal
which I leave I devise and
bequeath to my son Joe Erwin Rice
for his own use and benefit forever,
and I hereby appoint him my
executor without bond with full
power to sell mortgage lease or in
any other manner to deal with or
dispose of the whole or any part of
my estate

~~With the guidance and assistance
of my attorney and family
I leave my estate to my son
Joe Erwin Rice~~

Joe E Rice

Witness:
Katee Rawson
Sam R. Rice

5-21-88
Joe E Rice

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 26th day
of March, 2002, at 9:00 o'clock a M., and was duly recorded
on the MAR 26 2002, Book No. 34, Page 520

MIKE CROOK, CHANCERY CLERK

BY: Stacy K. Crook D.C.



FILED
THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY

MAR 26 2002

STATE OF MISSISSIPPI

MIKE CROOK
CHANCERY CLERK
By: *[Signature]*

IN THE MATTER OF THE ESTATE OF
JOE E. RICE, DECEASED

CIVIL ACTION FILE NO.: 2002-14

AFFIDAVIT AS TO HOLOGRAPHIC WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for said county and state, the within named **ROGER YELVERTON**, who being first duly sworn, states on oath and on his personal knowledge as follows:

That affiant is an adult citizen and resident of Madison County, Mississippi, and is in no wise interested in the estate of Joe E Rice, deceased, that over a period of years affiant had occasion to be familiar with the handwriting and signature of Joe E Rice, deceased, and was and is familiar with his handwriting and signature, that affiant has carefully examined the attached instrument dated May 21, 1988, purporting to be said decedent's Last Will and Testament, that the handwriting and signature contained in said instrument are genuine and were made and done by the said decedent, that said instrument is wholly written and subscribed by the said decedent and is authentic; that at the time of the making of said instrument, said decedent was over the age of twenty-one (21) years and was of sound and disposing mind and memory and competent to make a testamentary disposition of decedent's property

WITNESS MY HAND, this the 23 day of January, 2002

Roger Yelverton
ROGER YELVERTON

SWORN TO AND SUBSCRIBED before me on this the 23 day of

January, 2002

Lament Catlin
NOTARY PUBLIC

MY COMMISSION EXPIRES:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES OCT. 29, 2005
BONDED THRU STEGALL NOTARY SERVICE
(SEAL)



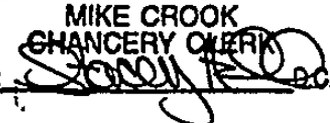
STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 26th day of March, 2002, at 9:00 o'clock a M., and was duly recorded on the MAR 26 2002, Book No. 34, Page 521.
MIKE CROOK, CHANCERY CLERK BY: Stacey Hill D.C.



IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

MAR 26 2002

MIKE CROOK
CHANCERY CLERK
By:  p.c.

IN THE MATTER OF THE ESTATE OF
JOE E. RICE, DECEASED

CIVIL ACTION FILE NO.: 2002-114

AFFIDAVIT AS TO HOLOGRAPHIC WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned authority in and for said county and state, the within named CAROLYN PACE, who being first duly sworn, states on oath and on her personal knowledge as follows:

That affiant is an adult citizen and resident of Madison County, Mississippi, and is in no wise interested in the estate of Joe E Rice, deceased; that over a period of years affiant had occasion to be familiar with the handwriting and signature of Joe E Rice, deceased, and was and is familiar with his handwriting and signature; that affiant has carefully examined the attached instrument dated May 21, 1988, purporting to be said decedent's Last Will and Testament, that the handwriting and signature contained in said instrument are genuine and were made and done by the said decedent, that said instrument is wholly written and subscribed by the said decedent and is authentic; that at the time of the making of said instrument, said decedent was over the age of twenty-one (21) years and was of sound and disposing mind and memory and competent to make a testamentary disposition of decedent's property

WITNESS MY HAND, this the 23rd day of January, 2002

Carolyn Pace
CAROLYN PACE

SWORN TO AND SUBSCRIBED before me on this the 23rd day of

January, 2002

Mary Nell
NOTARY PUBLIC
MADISON COUNTY, MISSISSIPPI
My Commission Expires
October 31 2005
MARY NELL
PUBLIC
★

MY COMMISSION EXPIRES:

10-31-05
(SEAL)

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 26th day of March, 2002, at 9:00 o'clock a M., and was duly recorded on the MAR 26 2002, Book No. 31, Page 523

MIKE CROOK, CHANCERY CLERK

BY: Stanley Hill D.C.



Last Will and Testament

FILED
THIS DATE

MAR 26 2002

2002-230

LAST WILL AND TESTAMENT OF
WILLIAM KENNETH GILBERTMIKE CROOK
CHANCERY CLERK
By: SKOWY D.C.

I, WILLIAM KENNETH GILBERT, of Madison County, Mississippi, being over twenty-one years of age and of sound and disposing mind and memory, and not being unduly influenced by any person, do hereby make, declare and publish this my Last Will and Testament, revoking any and all wills or Codicils of whatever kind and nature, which I may have made heretofore.

W I T N E S S E T H:

ITEM I

I hereby name, nominate, constitute and appoint my wife, ANNE BURKETT GILBERT, Executrix of this my Last Will and Testament. In the event Anne Burkett Gilbert predeceases me, or declines or is unable to serve as the Executrix of my estate, then I nominate, constitute and appoint my daughter, Martha Gilbert Womack, Executrix of this my Last Will and Testament. Should Martha Gilbert Womack predecease me, or decline or be unable to serve as Executrix of my estate, then I nominate, constitute and appoint my sons John Gilbert and Kenneth Gilbert as Co-Executors of this my Last Will and Testament. If one of my above named sons predeceases me, or declines or is unable to serve as Co-Executor of my estate, then the other above named son may serve as the Executor of my estate individually.

ITEM II

I hereby direct that all of my just and legal debts be paid by my Executrix and that I be buried in a manner becoming to my station in life.

ITEM III

I hereby direct that any of the above named persons designated as Executrix or Executor of my Last Will and Testament who may hereinafter serve in that capacity, said Executrix or Executor(s) shall be allowed to act without bond; and I do, furthermore, hereby

expressly relieve the Executrix or Executor(s) of the necessity of making an inventory or appraisal of my estate or accounting to any Court, except as otherwise may be required by law, or otherwise set forth below.

ITEM IV

After the payment of my just and legal debts and the expenses of my last illness and burial, I do hereby make the following bequests of my estate, real and personal, tangible and intangible, as follows:

- A. To my wife, Anne Burkett Gilbert, I leave a life estate in all my personal property, including but not limited to household furnishing, appliances, books, etc., which may be situated in our marital residence at the time of my death, with the exception of those items of personalty listed in sub-paragraphs B, C and D, which items shall devolve to my children (or their issue, per stirpes) upon my death. Upon the death of Anne Burkett Gilbert, my personalty which is situated in the marital residence of my wife shall devolve to my three children, Martha Gilbert Womack, John R. Gilbert, and Kenneth E. Gilbert, to share and share alike, or if one of my children should predecease me, to the issue of such deceased child, per stirpes;
- B. To my daughter Martha Gilbert Womack, I bequeath all the furnishings and other of my personalty which may be situated at 460 E. Peace Street, Canton, Mississippi;
- C. I devise the rest and residue of the property comprising my estate, of whatsoever kind or character and wheresoever situated, to my children Martha Gilbert Womack, John R. Gilbert, and Kenneth E. Gilbert, to be divided among them as follows:

40% to Martha Gilbert Womack

30% to John R. Gilbert

30% to Kenneth E. Gilbert

Should any of my children predecease me, said bequests shall devolve to the issue of such deceased child, per stirpes; it is my desire, however, that any automobile(s) I may own at the time of my death will first be offered to my wife, Anne Burkett Gilbert, to purchase at fair market value according to NADA buyers guide, and the proceeds placed in the estate; should my wife decline to purchase said automobile(s), then the automobile(s) shall be sold and the proceeds placed in my estate for general distribution to my children or their issue. Should I predecease my wife, Anne Burkett Gilbert, then my one-half (1/2) interest in the marital residence shall devolve to my children or their issue upon the death of Anne Burkett Gilbert, or upon such action by Anne Burkett Gilbert whereby she would forfeit her homestead rights in the marital residence, subjecting it to sale for the benefit of my estate (or our estates, as the case may be). In lieu of residing for the remainder of her life in the marital residence, Anne Burkett Gilbert may elect to purchase my one-half (1/2) interest in the marital residence by purchasing same at fair market value and deposit the sale proceeds in my estate.

- D. At the time of my death, if any of my three children is indebted to my estate by virtue of notes and mortgages, each may use his or her share of my estate to pay the balance due on the notes and mortgages; if his or her share of my estate is not sufficient to pay off the notes and mortgages, then the balance due my estate shall be paid according to the terms of the notes and mortgages, less his or her share derived from my estate.

ITEM V.

It is my desire that all personalty devolving to my children or their issue be divided by agreement; any personalty which cannot be divided by mutual agreement of all beneficiaries shall be sold and the proceeds divided between my children or their issue according to the percentages set forth above.

VI.

It is my express desire that if any person should cause to be instituted any action at law or equity to contest the validity of this Will in any manner whatsoever, that person or persons shall forfeit his or her inheritance and take nothing under this Will.

IN WITNESS WHEREOF, I have signed, published and declared this instrument as my Last Will and Testament in the County of Hinds, State of Mississippi, this the 9 day of February, 1996.

William Kenneth Gilbert
WILLIAM KENNETH GILBERT

WITNESSES:

Shirley L. Lyle
WITNESS

1216 Lorraine Cir
ADDRESS
Leak Ms 39208

Reed J. ...
WITNESS

374 E. Center St.
ADDRESS
Canton, MS 39046

FILED
THIS DATE

MAR 26 2002

STATE OF MISSISSIPPI

COUNTY OF HINDS

MIKE CROOK
CHANCERY CLERK
By: [Signature] D.C.

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned authority
in and for the jurisdiction aforesaid, PHYLLIS SELLS, who being by me
first duly sworn, makes oath to the following:

That she was personally acquainted with WILLIAM KENNETH GILBERT,
resident of Mississippi, who has a fixed place of residence in Madison
County, Mississippi.

That affiant, in the presence of REEVES JONES, ATTORNEY AT LAW,
the other subscribing witness, and at the special request of WILLIAM
KENNETH GILBERT, did on the 9th day of February, 1996, sign and
subscribe an instrument of writing represented to be the Last Will and
Testament of WILLIAM KENNETH GILBERT.

That said instrument was signed by WILLIAM KENNETH GILBERT, as
testator in the presence of the affiant and at the same time in the
presence of REEVES JONES, the other subscribing witness thereto, who
signed and subscribed the said instrument as one of the attesting
witnesses thereto, both of the witnesses signing said Will in the
presence of the Testator and in the presence of each other, at which
time the Testator announced that he had read and understood the entire
Will and it was his intention to execute same according to law;

At the time of the attestation and signing of said instrument, the
said WILLIAM KENNETH GILBERT was above the age of twenty-one years, was
then of sound and disposing mind and memory, and in full possession of
all his mental faculties.

The above and foregoing affidavit is executed by this affiant in
proof of the Last Will and Testament of WILLIAM KENNETH GILBERT and a
true and correct copy of said will is attached hereto as Exhibit "1."

[Signature]
[Signature]
NOTARY PUBLIC

SWORN TO AND SUBSCRIBED BEFORE ME, this the 9th day of February,
1996.

My Commission Expires:
9/14/97



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 26th day
of March, 2002, at 1:15 o'clock P M., and was duly recorded
on the MAR 26 2002, Book No. 34, Page 525

MIKE CROOK, CHANCERY CLERK

BY: [Signature] D.C.

2002-240

FILED THIS DATE

MAR 29 2002

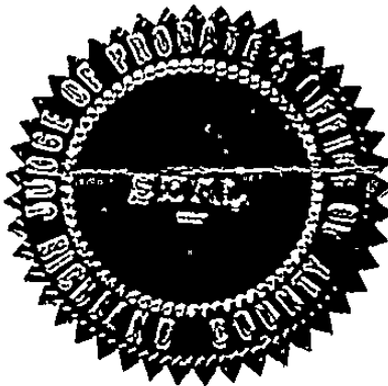
The State of South Carolina,

Richland County

MIKE CROOK
CHANCERY CLERK
By: *[Signature]* D.C.

IN THE COURT OF PROBATE

I, JOSIE H. PENDER Clerk of the Probate Court in and for the County of Richland, State of South Carolina, having by law, the custody of the seal and all the records, books, documents, and papers of, or appertaining to said Court, do hereby certify that the foregoing papers are true copies of papers appertaining to said Court, and on file or of record in the Office of said Court, all of which we have caused by these presents to be exemplified, and the seal of our said Court to be hereunto affixed.



In witness whereof, I have hereunto set my hand and affixed the Official Seal of said Court, this 18 th day of OCTOBER in the year of our Lord, two thousand and 01 TWENTY- the two hundred and FIFTH year of the Sovereignty and Independence of the United States of America.

[Signature: Josie H. Pender]
Clerk Probate Court, Richland County, South Carolina

I, Amy W. McCulloch, Judge of the Probate Court in and for the County of Richland, State of South Carolina, do hereby certify that JOSIE H. PENDER whose signature is subscribed to the preceding exemplification, is the Clerk of said Probate Court of the County of Richland, State of South Carolina, and that full faith and credit are to to her official acts. I further certify that the seal affixed to the exemplification is the seal of our Court, and that the attestation is in due form, and according to the form of attestation used in this State.



Dated at Columbia, S.C., this 18 th day of OCTOBER A.D., 20 01

[Signature: Amy W. McCulloch]
Amy W. McCulloch
Judge of the Probate Court,
Richland County, South Carolina

I,, Clerk of the Probate Court in and for the County of Richland, State of South Carolina, do hereby certify that the HONORABLE Amy W. McCulloch whose name is subscribed to the preceding certificate, is the sole presiding Judge of said Court, duly elected, sworn and qualified, and that the signature of said Judge to said certificate is genuine.



In Witness whereof, I have hereunto set my hand and affixed the seal of the said Court, this 18 th day of OCTOBER A.D. 20 01

[Signature: Josie H. Pender]
Clerk of Probate Court, Richland County, South Carolina

THE PEOPLE OF THE STATE OF SOUTH CAROLINA

BY THE GRACE OF GOD FREE AND INDEPENDENT

To all to whom these presents come or may concern, GREETING

KNOW YE, That we having examined the records and files in the office of the Probate Court of the County of Richland, State of South Carolina, do find there remaining a certain record of

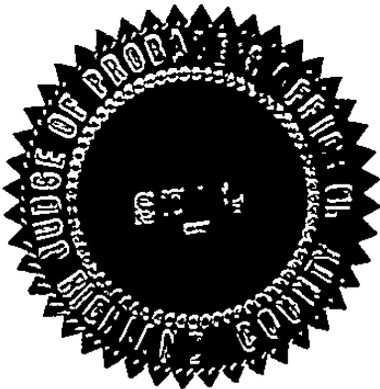
DECEASED, VERDUE W EDDLEMAN, CONSISTING OF FIDUCIARY LETTERS, APPLICATION FOR APPOINTMENT OF PERSONAL REPRESENTATIVE AND PROBATE OF WILL, LAST WILL AND TESTAMENT, AND INVENTORY AND APPRAISEMENT. A CERTIFIED COPY OF WHICH ARE ATTACHED HERETO AND ARE HEREBY CERTIFIED TO BE TRUE COPIES OF THOSE CONTAINED IN THE FILES OF THIS COURT.

in the words and figures following, to wit

Amy W. McCulloch

AMY W. MCCULLOCH, Probate Court Judge

By:
with Pch



STATE OF SOUTH CAROLINA
COUNTY OF RICHLAND

PROBATE COURT

IN THE MATTER OF Eddleman, Verdue W

CASE NUMBER 2001 ES40 00897

FIDUCIARY LETTERS

Personal Representative

On the 12th day of July, 2001,

John Eddleman 6707 Frances Street
Columbia, SC 29209

was appointed and qualified as Fiduciary of the above matter by this Court, with all the authority granted to a fiduciary by law.

NOW, THEREFORE, LETTERS are issued as evidence of such appointment, qualification, and authority of the above fiduciary to do and to perform all acts, which may be authorized by law.

RESTRICTIONS:
Only those imposed by law.

Executed this 12th day of July, 2001.

Amy W. McCulloch
Amy W. McCulloch *Amy W. McCulloch*
Richland County Probate Judge

FILED

STATE OF SOUTH CAROLINA
COUNTY OF RICHLAND

PROBATE COURT

01 JUL 12 PM 2:12

IN THE MATTER OF THE ESTATE OF VERDUE W. EDDLEMAN
CASE NUMBER

PROBATE JUDGE
RICHLAND COUNTY, S.C.

APPLICATION FOR
INFORMAL
 PROBATE OF WILL
 APPOINTMENT

PETITION FOR
FORMAL
 TESTACY
 APPOINTMENT

Applicant/Petitioner: John Eddleman
Address: 6707 Frances Street, Columbia, SC 29209
Telephone: 803-776-1359

I ALL APPLICANTS/PETITIONERS MUST COMPLETE THIS SECTION.

1. Nature of interest of undersigned: Applicant is named personal representative in decedent's last will and testament.

2. Decedent Information

Name: Verdue W. Eddleman
Social Security Number: 224-40-5447
Date of Birth: 8/22/05
Date of Death: 6/27/01
Age at date of death: 95
Domicile at date of death: Richland County, SC

3. Venue for this proceeding is proper in this county because:

- Decedent was domiciled in this county at date of death.
- Decedent was not domiciled in South Carolina, but property of Decedent was located in this county at date of death.
- Decedent has a right to take legal action in this county because:

4a. Names and addresses of devisees, including dates of birth of minors:

Name	Date of Birth	Address	Relationship to Decedent
------	---------------	---------	--------------------------

See attached

4b. Names and addresses of intestate heirs who are not devisees, including dates of birth of minors:

Name	Date of Birth	Address	Relationship to Decedent
------	---------------	---------	--------------------------

See attached

5. Did decedent have any change of marital status or the birth or adoption of any children after execution of the Will (if one exists), or has any child of the decedent been born since his death, or is any birth of a child of the decedent anticipated? (This includes illegitimate children.)
 NO YES If yes, please explain on page 3.
6. To the best of your knowledge, was the decedent a patient in a South Carolina Mental Health facility during his/her lifetime?
 NO YES If yes, please explain on page 3.
7. Has a guardian or conservator ever been appointed for this person?
 NO YES If yes, please explain on page 3.
8. Has a personal representative of the decedent been appointed prior to this date in this state or elsewhere?
 NO YES If yes, please state details, including name and address of such Personal Representative, on page 3.
9. Have you received or are you aware of any demands for notice of any probate or appointment proceeding concerning the decedent that may have been filed in this state or elsewhere?
 NO YES If yes, please state details, including names and addresses, on page 3.
10. Have more than ten years passed since the decedent's death?
 NO YES If yes, please state circumstances authorizing tardy probate on page 3.
11. The decedent died with a personal estate of about the value of \$ 35,000 and real estate of about the value of \$ None. (A full inventory and appraisal, Form #350PC, must be filed within 90 days.) If decedent was a non-resident, please attach South Carolina Tax Commission Form ET 101.
12. After the exercise of reasonable diligence, are you aware of any unrevoked will and/or codicil(s), other than the one(s) attached hereto, relating to property in this State?
 NO YES If yes, please explain on page 3 and then proceed to Section II.

II. IF A WILL EXISTS, PLEASE COMPLETE THIS SECTION.

1. Regarding the decedent's will:
- the original is attached
 the original is in the Court's possession
 an authenticated copy of a will probated in another jurisdiction is attached
 an authenticated copy of a will not probated in another jurisdiction is attached
 the will is lost, destroyed, or otherwise unavailable; however, a description of its contents is attached

2. Do you believe, to the best of your knowledge, the will described above was validly executed?
 YES NO If no, please explain on page 3.
3. The date of execution of the will was: 4/13/93
 and codicil(s): N/A
4. Are you aware of any instrument or document amending or revoking the will?
 NO YES If yes, please explain on page 3.
5. Have you exercised reasonable diligence to determine there is no instrument or document revoking the will?
 YES NO If no, please explain on page 3.
6. Do you believe the will defined in "1" above is the decedent's last will?
 YES NO If no, please explain on page 3.

COMPLETE EXPLANATION(S) FOR QUESTIONS IN SECTIONS I AND II HERE.
 (If more space is required, use additional sheet.)

III. IF APPLYING FOR INFORMAL OR FORMAL APPOINTMENT, PLEASE COMPLETE THE FOLLOWING.

1. The name(s) and address(es) of the proposed Personal Representative(s) is/are:
- John L. Eddleman, 6707 Frances Street, Columbia, SC 29209
2. The nominee's priority of appointment is as follows:
 named as Primary Personal Representative in will or nominee of Primary Personal Representative
 named as Alternate Personal Representative in will or nominee of Alternate Personal Representative
 surviving spouse of decedent who is devisee of decedent or nominee of said spouse
 other devisee of decedent (describe): _____ or nominee of said devisee
 surviving spouse of decedent or nominee of said spouse
 other heir of decedent (describe): _____ or nominee of said heir
 creditor (forty-five days after death must have passed) or nominee of creditor
 other (describe): _____
 nominee of any of the above
3. List below the names of any other persons, if any, having a prior or equal right of appointment (see priority above).

n/a

IV. ALL APPLICANTS/PETITIONERS MUST COMPLETE VERIFICATION

VERIFICATION

The undersigned, being sworn, states that the facts set forth in the fore-going statement are true to the best of the undersigned's knowledge, information and belief; and hereby submits to the Court's jurisdiction in this matter.

SWORN to before me this 11 day of July, 2001.

Signature: [Signature]
Name: John L. Eddleman

[Signature]
Notary Public for South Carolina
My Commission Expires: 8/21/02

ORDER OF INFORMAL PROBATE

IT IS HEREBY ORDERED that the above application for probate of a will be ~~GRANTED~~ DENIED informally this 12 day of July, 2001.

Amy W. McCulloch
[Signature], Probate Court Judge

01 JUL 12 PM 2:13
FILED
AMY W. MCCULLOCH
PROBATE JUDGE
RICHLAND COUNTY, S.C.

ORDER FOR HEARING ON FORMAL PETITION

IT IS HEREBY ORDERED that a hearing on this matter be set for:

DATE:
TIME:
PLACE:

Pursuant to Section 62-1-401, the petitioner is ordered to give notice of this hearing to all interested persons at least twenty (20) days prior to the hearing.

Executed this _____ day of _____, 2001.

_____, Probate Court Judge

ORDER OF FORMAL TESTACY

On hearing of the above petition, this Court finds that the person is deceased, venue is proper, and the proceeding was commenced within appropriate time limits.

The Court further finds that

[] the decedent died intestate. The heirs are:

[] the decedent died testate. IT IS THEREBY ORDERED that the Last Will and Testament of the above-named decedent, dated _____, be admitted formally to probate.

Executed this _____ day of _____, 2001.

_____, Probate Court Judge

[] SEE ATTACHED ORDER

ORDER OF APPOINTMENT

IT IS HEREBY ORDERED that the above application/petition for appointment be granted upon the filing of a bond as appropriate, qualification and acceptance.

Executed this 12 day of July, 2001.

Amy W. McCulloch
Amy W. McCulloch
_____, Probate Court Judge

01 JUL 12 PM 2:13
AMY W. MCCULLOCH
PROBATE JUDGE
RICHLAND COUNTY, S.C.

FILED

QUALIFICATION AND STATEMENT OF ACCEPTANCE

I accept this appointment and agree to perform the duties and discharge the trust of the office of Personal Representative of this estate.

Signature: John J Eddleman
Name: John J Eddleman
Address: 6707 Frances Street
Columbia, SC 29209
Telephone (O): _____
(H): 776-1359

Attorney: W. Steven Johnson
Address: P. O. Box 11262
Columbia, S.C. 29211
Telephone: 803-252-1500

Names and Addresses of Devisees:

John J. Eddleman Son
6707 Frances Street
Columbia, SC 29209
over 21

John E. Johnson, III Grandson
6646 Wild Drive
Bartlett, TN 38135
over 21

Betty J. Printz Granddaughter
5842 Carter Road
Waller, TX 77484
over 21

Names and Addresses of Intestate Heirs who are Not Devisees:

Daughter, Jane E. Johnson, deceased 4/90 survived by children above

FILED

STATE OF SOUTH CAROLINA)
)
COUNTY OF RICHLAND)

LAST WILL AND TESTAMENT

VERDUE W. EDDLEMAN
PROV. JUDGE
RICHLAND COUNTY

I, Verdue W. Eddleman, a resident of and domiciled in the City of Columbia, in the State and County aforesaid, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils at any time heretofore made by me.

ITEM I

I direct that all estate, inheritance, succession, death or similar taxes (except generation-skipping transfer taxes) assessed with respect to my estate herein disposed of, or any part thereof, or on any bequest or devise contained in this my Last Will (which term wherever used herein shall include any Codicil hereto), or on any insurance upon my life or on any property held jointly by me with another or on any transfer made by me during my lifetime or on any other property or interests in property included in my estate for such tax purposes be paid out of my residuary estate and shall not be charged to or against any recipient, beneficiary, transferee or owner of any such property or interests in property included in my estate for such tax purposes.

ITEM II

I give and bequeath all of my personal and household effects of every kind including but not limited to furniture, appliances, furnishings, pictures, silverware, china, glass, books, jewelry, wearing apparel, boats, automobiles, and other vehicles, and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property, to my son, John L. Eddleman, if he shall survive me. If my said son shall not survive me, I give and bequeath all of said property to my daughter-in-law, Patricia H. Eddleman, if she shall survive me. I request that my son, my Executor and my daughter-in-law abide by any memorandum by me directing the disposition of this property or any part thereof. This request is precatory and not mandatory. The cost of packing and shipping such property shall be charged against my estate as an expense of administration.

Verdue W. Eddleman

ITEM III

I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description (including lapsed legacies and devises) wherever situate and whether acquired before or after the execution of this Will, as follows:

(1) One-third (1/3) to such of my daughter's children, Betty J. Printz and Johnny Johnson, III as shall survive me; provided, however, the issue surviving me of a predeceased said grandchild of mine shall take, per stirpes, the share their parent would have taken had he or she survived me.

(2) Two-thirds (2/3) to my son, John L. Eddleman, if he shall survive me. If my said son shall not survive me, then my daughter-in-law, Patricia H. Eddleman, shall take such share, if she shall survive me; provided, however, if neither my said son nor my said daughter-in-law survive me, then my said son's issue surviving me shall take such share, per stirpes.

If all of the beneficiaries under (1) or (2) shall not survive me, and no other provision is made for that share, then the share provided for such beneficiaries shall be added to the shares of the other eligible beneficiaries under this Item on a pro rata basis.

ITEM IV

I hereby nominate, constitute and appoint as Executor of this my Last Will and Testament my son, John L. Eddleman and I direct that he shall serve without bond. If for any reason he is unable or unwilling to serve or continue to serve then I hereby nominate, constitute and appoint as substitute or successor Executor my daughter-in-law, Patricia H. Eddleman and I direct that she shall serve without bond. If for any reason she is unable or unwilling to serve or continue to serve then I hereby nominate, constitute and appoint as substitute or successor Executor my granddaughter, Janice L. Eddleman and I direct that she shall serve without bond.

ITEM V

My Executor named herein shall serve in accordance with the following provisions:

1. Any corporate successor to the trust business of a corporate fiduciary at anytime acting hereunder shall

Ken L. W. Eddleman (2)

succeed to the capacity of its predecessor without conveyance or transfer.

2. Except as otherwise provided herein, if the last named successor Executor or any successor as herein defined should fail to qualify as substitute or successor Executor hereunder, or for any reason should cease to act in such capacity, the successor or substitute Executor shall be either an individual or some bank or trust company qualified to do business in the State of my domicile at the time of my death, which successor or substitute Executor shall be designated in a written instrument filed with the court having jurisdiction over the probate of my estate and signed by my son or if he fails to act, signed by my daughter-in-law or if she fails to act, then signed by the court having jurisdiction over the probate of my estate.

3. Whenever the word "Executor" or any modifying or substituted pronoun therefor is used in this my Will, such words and respective pronouns shall be held and taken to include both the singular and the plural, the masculine, feminine and neuter gender thereof, and shall apply equally to the Executor named herein and to any successor or substitute Executor acting hereunder, and such successor or substitute Executor shall possess all the rights, powers and duties, authority and responsibility conferred upon the Executor originally named herein. The term "Executor" as used herein shall be synonymous with the term "Personal Representative".

4. For services rendered as Executor, my individual Executor shall receive the amount provided by law. If a corporate fiduciary shall serve, it shall receive for its services such amount as shall be agreed upon by written agreement between the party appointing such corporate fiduciary and my corporate fiduciary. If such appointing party shall not be then living, then such amount shall be determined by its Standard Fee Schedule in effect and applicable at the time of the performance of such services. If no such schedule shall be in effect at that time, it shall be entitled to reasonable compensation for the services rendered.

ITEM VI

By way of illustration and not of limitation and in addition to any inherent, implied or statutory powers granted to Executors generally, my Executor is specifically authorized and empowered with respect to any property, real or personal, at any time held under any provision of this my Will: to allot, allocate between principal and income, assign, borrow, buy, care for,

Yardue W. Edelman (S)

collect, compromise claims, execute disclaimers, contract with respect to, continue any business of mine, convey, convert, deal with, dispose of, enter into, exchange, hold, improve, incorporate any business of mine, invest, lease, manage, mortgage, grant and exercise options with respect to, take possession of, pledge, receive, release, repair, sell, sue for, to make distribution in cash or in kind or partly in each without regard to the income tax basis of such asset, and in general, to exercise all of the powers in the management of my Estate which any individual could exercise in the management of similar property owned in its own right, upon such terms and conditions as to my Executor may seem best, and to execute and deliver any and all instruments and to do all acts which my Executor may deem proper or necessary to carry out the purposes of this my Will, without being limited in any way by the specific grants of power made, and without the necessity of a court order.

ITEM VII

If any share or property hereunder becomes distributable to a beneficiary who has not attained the age of Twenty-one (21) years or if any real property shall be devised to a person who has not attained the age of Twenty-one (21) years at the date of my death, then such share or property shall immediately vest in such beneficiary, but notwithstanding the provisions herein and provided that it does not violate any applicable rule against perpetuities, my Executor shall retain possession of such share or property in trust for such beneficiary until such beneficiary attains the age of Twenty-one (21), using so much of the net income and principal of such share or property as my Executor deems necessary to provide for the proper support, medical care, and education of such beneficiary, taking into consideration to the extent my Executor deems advisable any other income or resources of such beneficiary or his or her parents known to my Executor. Such beneficiary's share or property shall be paid over, distributed and conveyed to such beneficiary upon attaining age Twenty-one (21), or if he or she shall sooner die, to his or her Executors or administrators. Whenever my Executor determines it appropriate to pay any money for the benefit of a beneficiary for whom a trust is created hereunder, then such amounts shall be paid out by my Executor in such of the following ways as my Executor deems best: (1) directly to such beneficiary; (2) to the legally appointed guardian of such beneficiary; (3) to some relative or friend for the care, support and education of such beneficiary; (4) by my Executor using such amounts directly for such beneficiary's care, support and education. My Executor as trustee shall have with respect to each share or property so retained all the powers and discretions conferred upon

Vivian W. Edlerman (14)

it as Executor.

ITEM VIII

My Executor shall have absolute discretion, but shall not be required, to make adjustments in the rights of any beneficiaries, or among the principal and income accounts to compensate for the consequences of any tax decision or election, or of any investment or administrative decision, that my Executor believes has had the effect, directly or indirectly, of preferring one beneficiary or group of beneficiaries over others. In determining the federal estate and income tax liabilities of my estate, my Executor shall have discretion to select the valuation date and to determine whether any or all of the allowable administration expenses in my estate shall be used as federal estate tax deductions or as federal income tax deductions.

ITEM IX

If it becomes necessary for a representative of my estate to qualify in any jurisdiction other than the State of my domicile at the time of my death, then to the extent that I may legally do so, I hereby nominate, constitute and appoint my Executor named in this Will as my representative in such jurisdiction and direct that such Executor shall serve without bond. If for any reason my Executor is unable or unwilling to serve as such representative or cannot qualify as such representative then I hereby appoint my Executor named herein to designate (to the extent that my Executor may legally do so) a person or a corporation to serve as my representative and request that such person or corporation shall serve without bond. Any representative named as provided herein (to the extent that my Executor may legally do so) shall have in such jurisdiction all the powers and duties conferred or imposed on my Executor by the provisions of this Will.

ITEM X

For purposes of this my Will, "children" means the lawful blood descendants in the first degree of the parent designated; and "issue" and "descendants" mean the lawful blood descendants in any degree of the ancestor designated; provided, however, that if a person has been adopted, that person shall be considered a child of such adopting parent and such adopted child and his issue shall be considered as issue of the adopting parent or parents and of anyone who is by blood or adoption an ancestor of the adopting parent or either of the adopting parents. The

Harold W. Edleman (5)

terms "child," "children," "issue," "descendant" and "descendants" or those terms preceded by the terms "living" or "then living" shall include lawful blood descendants in the first degree of the parent designated even though such descendant is born after the death of such parent. For purposes of this my Will, the anti-lapse statute shall not be applied as I have designated successor takers where it was my intention to do so.

ITEM XI

If any beneficiary and I should die under such circumstances as would render it doubtful whether the beneficiary or I died first, then it shall be conclusively presumed for the purposes of this my Will that said beneficiary predeceased me.

I, Verdue W. Eddleman, the Testatrix, sign my name to this instrument this 13th day of April, 1993, and being first duly sworn, do hereby declare to the undersigned authority that I sign and execute this instrument as my Last Will and that I sign it willingly, that I execute it as my free and voluntary act for the purposes therein expressed and that I am eighteen (18) years of age or older, of sound mind, and under no constraint or undue influence.

Verdue W. Eddleman (SEAL)
VERDUE W. EDDLEMAN

Verdue W. Eddleman ⑥

We, Albert C. Todd, III and Carolyn W. Jackson, the witnesses, sign our names to this instrument, being first duly sworn, and do hereby declare to the undersigned authority that the Testatrix signs and executes this instrument as her Last Will and that she signs it willingly, and that each of us, in the presence and hearing of the Testatrix hereby signs this Will as witness to the Testatrix's signing, and that to the best of our knowledge the Testatrix is eighteen (18) years of age or older, of sound mind, and under no constraint or undue influence.

Albert C. Todd, III
Witness

Carolyn W. Jackson
Witness

THE STATE OF SOUTH CAROLINA)
)
COUNTY OF RICHLAND)

Subscribed, sworn to and acknowledged before me by Verdue W. Eddleman, the Testatrix and subscribed and sworn to before me by Carolyn W. Jackson, witness, this 13th day of April, 1993.

Albert C. Todd, III (SEAL)
Notary Public, State of South Carolina
My Commission Expires: 2/25/2003

Verdue W. Eddleman ⑦

STATE OF SOUTH CAROLINA
 COUNTY OF RICHLAND

PROBATE COURT

IN THE MATTER OF THE ESTATE OF VERDUE W. EDDLEMAN
 CASE NUMBER 2001ES4000897

INVENTORY AND APPRAISEMENT

[X] ORIGINAL
 [] SUPPLEMENTAL # _____

Personal Representative(s): John Eddleman
 Decedent's Social Sec. No. 224-40-5447 Was there a will? YES [X] NO []
 Decedent's Date of Death 6/27/01 Domicile at death: Richland County, SC

The undersigned, being sworn, states: That the following schedules contain a complete and accurate inventory and appraisal of all real and personal property of this estate so far as the undersigned is informed, that he/she has estimated and appraised all listed property at its fair market value, according to the best of his/her knowledge and ability.

SWORN to before me this
11th day of October, 2001.

Signature: *John F. Eddleman*
 Name: John Eddleman
 Address: 6707 Frances Street
Columbia, SC 29209
 Telephone: 803-776-1359

Bicee & McMalon
 Notary Public for South Carolina
 My Commission Expires: 8-21-06

Attorney: W. Steven Johnson
 Address: P O. Box 11262
Columbia, SC 29211
 Telephone: 803-252-1500

For estates of decedents, the gross fair market valuation of all assets, regardless of situs, should be given as of the date of death. List all out-of-state assets on appropriate schedules. A Supplemental inventory should be utilized for correcting, adjusting or adding to an original inventory. A qualified and disinterested appraiser may be employed to ascertain the value of any asset, the value of which may be subject to reasonable doubt. If an appraiser is employed, his/her name and address should be indicated with the item or items he/she appraised.
 Within ninety (90) days following appointment, a copy of the inventory and appraisal shall be sent to each interested person who requests it, and the original inventory filed with the Probate Court.

RECAPITULATION

	Out-of-State	In-State
Schedule A - Real Estate.....	\$ 31,000.00	\$.00
Schedule B - Stocks and Bonds.....		.00
Schedule C - Mortgages, Notes and cash....		41,067.11
Schedule D - Insurance on Decedent's Life.		
Part 1 - Payable to Estate.....		.00
Part 2 - Payable to Beneficiary.....		.00
Schedule E - Jointly Owned Property.....		.00
Schedule F - Other Miscellaneous.....		.00
Schedule G - Transfers during Decedent's..		
Life.....		.00
Schedule H - Powers of Appointment.....		.00
Schedule I - Annuities.....		56,323.70
TOTAL GROSS VALUE.....	\$ 128,390.81	
ENCUMBRANCES.....	(.00)	
TOTAL NET VALUE.....	\$ 128,390.81	

FORM #350PC (1/91)
 62-3704, 62-3-706, 62-3-707, 62-3-708, 62-3-1203

NOTE: WHEN COMPLETING THE FOLLOWING SCHEDULES, PLEASE REMEMBER TO LIST ALL ASSETS, REGARDLESS OF SITUS. ALL OUT-OF-STATE ASSETS MUST BE DISCLOSED.

SCHEDULE A - Real Estate (All interest in real property except those held with right of survivorship) (If none, so state.)
(For jointly owned property with right of survivorship, see Schedule E)

Item No.	Description	Tax Assessor's Fair Market Value for year of Decedent's Death	Appraised Value	Appraised Value of Decedent's Interest
----------	-------------	--	--------------------	---

See Schedule Attached "A"

TOTAL SCHEDULE A \$ 31,000.00
(also enter under recapitulation, page 1)

SCHEDULE B - Stocks and Bonds (If none, so state.)
(For jointly owned property with right of survivorship, see Schedule E)

Item No.	Description	Face Value	Appraised Value
----------	-------------	------------	-----------------

NONE

TOTAL SCHEDULE B \$ 00
(also enter under recapitulation, page 1)

SCHEDULE C - Mortgages, Notes and Cash (If none, so state)
(For jointly owned property with right of survivorship, see Schedule E)

Item No.	Description	Value
----------	-------------	-------

1	Prudential Securities Account #EHW090694-40 Certificate of Deposit	7,221 64
2	Wachovia Bank, Account #322471285, Money Market	29,446.35
	Wachovia Bank, Account #322471939, Checking	4,399.12

TOTAL SCHEDULE C \$ 41,067.11
(also enter under recapitulation, page 1)

(If more space is required, insert tax schedules or additional sheets of same size.)

SCHEDULE D - Insurance (If none, so state.)

Part 1 - Life Insurance Payable to the Estate

Item No.	Description	Value
----------	-------------	-------

NONE

TOTAL PART 1	\$ _____ .00
--------------	--------------

(also enter under recapitulation, page 1)

Page 2 - Life Insurance Payable to Beneficiaries

Item No.	Description	Beneficiary	Value
----------	-------------	-------------	-------

NONE

TOTAL PART 2	\$ _____ .00
--------------	--------------

(also enter under recapitulation, page 1)

SCHEDULE E - Jointly owned Property (with right of survivorship) (If none, so state.)

NOTE: You must complete Schedule E if the decedent owned any property jointly with right of survivorship at the time of death, whether or not the decedent's interest is includible in the gross estate.

Percentage includible:
 1 - Joint interest held by decedent and spouse - the amount included is one-half (50%) of the value in all cases.
 2 - Other joint interest - Generally you must include the full value of the jointly owned property in the gross estate. However, the full value should not be included if you can show that a part of the property originally belonged to the other tenant(s). The amount included is the amount of the decedent's contribution to the joint account(s)

Item No.	Description	Joint Owners	Percentage Includible	Appraised Value of Decedent's Interest
----------	-------------	--------------	-----------------------	--

NONE

TOTAL SCHEDULE E	\$ _____ .00
------------------	--------------

(also enter under recapitulation, page 1)

(If more space is required, insert tax schedules or additional sheets of same size.)

SCHEDULE F - Miscellaneous Personal Property (tangible personal property, employment bonus or award, interest in a partnership or unincorporated business, articles or collections having either artistic or intrinsic value, etc) (If none, so state.)

(For jointly owned property with right of survivorship, see Schedule E.)

Item No.	Description	Value
1	Miscellaneous personal property	None
TOTAL SCHEDULE F (also enter under recapitulation, page 1)		\$ <u>00</u>

SCHEDULE G - Transfers During Decedent's Life

Transfers intended to take effect at death. United States Government Bonds "Payable on Death", Trust created by Decedent in which income for life was retained, Power to revoke or other incidents of ownership retained, life insurance transfers, Lifetime transfers of real property in which Decedent retained a life estate or other incidents of ownership. (If none, so state.)

Item No.	Description	Value
NONE		
TOTAL SCHEDULE G (also enter under recapitulation, page 1)		\$ <u>00</u>

(If more space is required, insert tax schedules or additional sheets of same size.)

SCHEDULE H - Powers of Appointment - Property over which Decedent possessed a Power of Appointment both real and personal, whether Testamentary or otherwise. (If none, so state.)

Item No.	Description	Value
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	NONE	
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TOTAL SCHEDULE H

(also enter under recapitulation, page 1)

\$.00

SCHEDULE I - Annuities (If none, so state.) (IRA's, Keogh; etc.)

Item No.	Description	Value
----------	-------------	-------

1	Lincoln Benefit Life Insurance Company, Annuity Policy #FO004419, payable on death to John Eddleman as named beneficiary	\$56,323.70
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TOTAL SCHEDULE I

(also enter under recapitulation, page 1)

\$ 56,323.70

(If more space is required, insert tax schedules or additional sheets of same size.)

ENCUMBRANCES (e.g., mortgages, liens, judgments, etc , but not general debts of the estate) - List specific assets encumbered.

Item No.	Schedule & Item Number Encumbered Thereby	Description & Amount
----------	--	----------------------

NONE

TOTAL ENCUMBRANCES

(also enter under recapitulation, page 1)

\$ _____ 00

MANIFESTLY NON-TAXABLE

(To be executed by the Probate Court Judge in those cases where it appears that the estate is not REPORTABLE to the South Carolina Tax Commission under the provisions of the Estate Tax Laws of the State of South Carolina, i e., the total gross value is indicated to be less than prescribed limits.)

It appears from the foregoing record of the above captioned estate on file in the Probate Court of this County, such estate is not reportable to the South Carolina Tax Commission.

Executed this _____ day of _____, 2001

, Probate Court Judge

If more space is required, insert tax schedules or additional sheets of same size.)

Item No.	Description	Assessed Value	Fair Value	Decedent's Fair Mkt. Value
1	A ten (10%) per cent interest in property located in at North end of Lot 3, Block 26, Highland Colony Subdivision, City of Ridgeland, Madison County MS. TMS #0721-30C-006/01	35,000.00	60,000.00	6,000.00
2	A ten (10%) per cent interest in 3.08 acres being part of Lots 3 and 4, Block 26, Highland Colony Subdivision, City of Ridgeland, Madison County, MS TMS #072I-30C-005/01.01	870.00	250,000.00	25,000.00
TOTAL SCHEDULE A				\$ <u>31,000.00</u>

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 29th day of March, 2002, at 9:00 o'clock a M., and was duly recorded on the MAR 29 2002, Book No. 34, Page 530.
 MIKE CROOK, CHANCERY CLERK BY: Stacey H. [Signature] D.C.

2002-217

LAST WILL AND TESTAMENT

FILED
THIS DATE

^{DS}
I. L. ^{PATSY}
~~PASTY~~ JANE WILLIAMS

MAR 29 2002

MIKE CROOK
CHANCERY CLERK
By: [Signature] D.C.

I. L. ^{DS}
^{PATSY}

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

ITEM I.

I appoint my son, WARREN C. WILLIAMS, of Jackson, Mississippi, as Executor of my Estate under this Will. I direct my Executor to pay all of my just debts and obligations which may be probated, registered and allowed against my estate as soon as may be conveniently done.

ITEM II.

My husband, AUVERGNE WILLIAMS, JR., predeceased me I have two children now living, and they are WARREN C. WILLIAMS and ~~PASTY~~ MICHELE WILLIAMS WATERS They are sometimes referred to herein as "my children " ^{PATSY D.S.}
_{L. L.}

ITEM III.

A. I give, devise and bequeath my entire estate to my children, in equal shares per stirpes

B. If one of my children does not survive me, my deceased child's share of my estate shall be distributed to his or her surviving children, in equal shares per stirpes. If my deceased child leaves no surviving children, his or her share of my estate shall be distributed to my surviving child

Patsy Jane Williams
~~PASTY JANE WILLIAMS~~
^{PATSY}

ITEM IV.

L.L.
D.S.
A. In the event my son, WARREN, is or becomes unable or unwilling to serve as my Executor, I appoint my daughter, ^{PATSY} MICHELE WILLIAMS WATERS, of Dunwoody, Georgia, to serve as my successor Executor. All rights, powers, duties and discretions granted to or imposed upon my Executor shall be exercisable by and imposed upon any successor Executor or Administrator. Where used throughout this Will, the terms "Executor" and "Administrator" may be used interchangeably and shall apply to whoever may be serving as personal representative of my estate, whether one or more than one

B. I direct that neither my Executor nor any successor Executor shall be required to make any bond as Executor. To the extent permissible by law, I waive the requirement that my Executor or any successor Executor be required to make a formal appraisal, provide an inventory or file an accounting for my estate with any court.

C. My Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will without respect to the income tax basis of the property. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. My Executor may satisfy any pecuniary bequest provided in this Will in cash or in kind or partly in cash and partly in kind; however, any asset distributed in kind shall be valued at its date of distribution value.

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

E. My Executor shall have the power to disclaim any part or all of my interest in any property which is or has been devised or bequeathed to me, whether outright or in trust, provided such disclaimer is made within the time period required for the disclaimer to qualify under Section 2518 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any future law.

F. In order to avoid depreciation in value of the interests or losses to my estate or my business associates, my Executor shall have authority to continue any business operations in which

Patsy Jane Williams

 PASTY JANE WILLIAMS
 PATSY

I am engaged at my death for the time permitted by law. My Executor may continue to act as a partner, engage in any partnership, and take all actions with regard to any partnership my Executor deems advisable. My Executor may continue to participate in any limited liability company in which I have an interest.

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

H. 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. After the payment of debts, taxes and costs, in the sole discretion of my Executor, my Executor is authorized to make distributions to devisees and legatees either in cash or in kind or a combination of each.

I. My Executor shall have all power and authority given to Trustees by the terms and provisions of the Uniform Trustees' Powers Law of Mississippi, as amended.

J. Notwithstanding any other provision contained in this Will to the contrary, I hereby authorize and empower my Executor to sell any real property or personal property owned by me at the time of my death except such real or personal property as may be specifically devised or bequeathed hereinabove in this Will. My Executor is hereby authorized and empowered to determine whether to sell any such property, and if so, the terms and conditions of such sale. In the event of any such sale it shall not be necessary for my Executor to give notice to any beneficiaries under this Will, it being my intention and direction that my Executor be authorized and empowered to sell any such property without the necessity of notice to, or joinder by, any beneficiary under this Will.

K. My Executor shall have power and authority to retain, and pay the compensation of, investment bankers, appraisers, accountants, legal counsel and others when my Executor shall determine that such services are desirable in connection with the administration of my estate.

Patsy Jane Williams

PATSY JANE WILLIAMS
PATSY

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my Last Will and Testament, consisting of 4 pages on the 18th day of August, 2000.

Patsy Jane Williams
PASTY JANE WILLIAMS
PASTY

WITNESSES:

Debra Smith
Linda Lapikas

ATTESTATION

We, the undersigned, as subscribing witnesses, ^{*PASTY L.L.*} do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by ~~PASTY~~ ^{*PASTY*} JANE WILLIAMS 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 18 day of August, 2000.

Debra Smith
Linda Lapikas

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 29th day of March, 2002, at 1:15 o'clock P M., and was duly recorded on the MAR 29 2002, Book No. 34, Page 554.
MIKE CROOK, CHANCERY CLERK BY: Stacey Hill D.C.

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HINDS

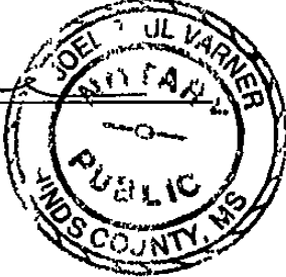
We, Debra Smith and LINDA LAPIKAS, on oath state that we are the subscribing witnesses to the attached written instrument dated the 18 day of August, 2000, which has been represented to us to be the Last Will and Testament of PASTY JANE WILLIAMS, who indicated to us that she is a resident of and has a fixed place of residence in the County of Madison, State of Mississippi. On the execution date of the instrument, the Testatrix, in our presence and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be her Will, and requested that we attest to the execution thereof whereupon, in the presence of the Testatrix and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testatrix was over eighteen (18) years of age, and in our opinion was of sound mind, in full possession of her mental faculties, and acting without undue influence, fraud or restraint.

DATED this 18th day of August, 2000.

Debra Smith
Signature of Witness
5968 Waverly drive
Street Address
Jackson, Miss
City and State

Linda Lapikas
Signature of Witness
105 Fairfax Court
Street Address
Madison MS
City and State

Subscribed and sworn to before me on this the 18th day of August, 2000

Joel Paul Varner
NOTARY PUBLIC


My Commission Expires:

MY COMMISSION EXPIRES JULY 26, 2004

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 29th day of March, 2002, at 1:15 o'clock P.M., and was duly recorded on the MAR 29 2002, Book No. 34, Page 558.

MIKE CROOK, CHANCERY CLERK

BY Stacey Hill D.C.



2002-200

FILED
THIS DATE

MAR 29 2002

Last Will and Testament

OF

MIRIAM HILTON WHITSETT

MIKE CROOK
CHANCERY CLERK
By: SONIA FELD D.C.

I, Miriam Hilton Whitsett, an adult resident of Jackson, Hinds County, Mississippi, being above the age of eighteen (18) years and being of sound and disposing mind and memory, do hereby make this my Last Will and Testament and revoke any and all other Wills and Codicils heretofore made by me.

ITEM I.

I am the widow of the Late Paul Timothy Whitsett, who died on June 25, 1990; of this union came five (5) children now living, namely Lucy Miriam Whitsett McGuire, Myrtis Catharin Whitsett Fields, Cynthia Lee Whitsett King, Paul Timothy Whitsett, Jr., and James Carson Whitsett.

The words "child" or "children" as used herein shall include any children born to my husband and me and an adopted child or children, irrespective of any provisions of law establishing a contrary presumption.

ITEM II.

I appoint my daughter, Lucy Miriam Whitsett McGuire, as Executrix of my estate under this Will. In the event my daughter, Lucy Miriam Whitsett McGuire, is or becomes unable or unwilling to serve, I appoint my daughter, Myrtis Catharin Whitsett Fields, to serve as Successor Executrix.

2/11/21

ITEM III.

My Executrix shall pay all funeral expenses, costs of administration and other proper claims against my estate, including all claims arising out of my last illness.

ITEM IV.

Where used throughout this Will, the term "Executrix," shall apply to whomever may be serving as personal representative of my estate, or any successor thereof.

ITEM V.

To the persons listed below, I bequeath the following specific property:

A. To my daughter, Lucy Miriam Whitsett McGuire, if she shall survive me and if such property is owned by me at the time of my death:

- (1) white gold ring with diamond setting
- (1) piano and bench
- (1) interest in the SW/4 of SW/4 of Section 27, T4N, R3E consisting of 40 acres in Shell Oil Company's A. F. Garrett Unit No. 1 Well Thomasville Field, Rankin County, Mississippi

B. To my daughter, Myrtis Catharin Whitsett Fields, if she shall survive me and if such property is owned by me at the time of my death:

- (1) oil painting of boy by Money
- (1) antique marble top chest
- (2) porcelain figurines (Queens)

C. To my daughter, Cynthia Lee Whitsett King, if she shall survive me and if such property is owned by me at the time of my death:

- (1) diamond and gold wedding ring
- (1) silver bead necklace
- (1) heart-shaped silver pin

M.A.W.

- (1) leather top mahogany table (drop leaf)
- (1) green lamp with gold trim
- (1) silver coffee service - tray, coffee pot, creamer and sugar

D. To my daughter-in-law, Janis Whitsett, if she shall survive me and if such property is owned by me at the time of my death:

- (1) queen-sized Ethan Allen bed with two (2) bedside tables

E. To my daughter-in-law, Kirsten Whitsett, if she shall survive me and if such property is owned by me at the time of my death:

- (1) necklace of cultured pearls
- (1) cultured pearl pin
- (1) mahogany lingerie chest
- (1) small secretary with glass doors and shelves
- (1) antique sewing table

F. To my son, James Carson Whitsett, if he shall survive me and if such property is owned by me at the time of my death:

- (1) Bill Dunlap painting (landscape) with gold frame
- (1) Bisque bulls from Peru
- (1) Maple hutch cabinet

To my son, James Carson Whitsett, I also bequeath the sum of Ten Thousand and no/100 Dollars (\$10,000.00).

G. To my son, Paul Timothy Whitsett, Jr.:

- (1) Set of books - Will Durant's Story of Civilization

H. I give, devise, and bequeath to my children in substantially equal shares, per stirpes, to be divided among them as they may agree, my personal property, including but not limited to, my automobile, clothing, books, jewelry, and other personal effects, together with my furniture, furnishings, decorations, silverware, china, pictures, linens, glassware, and the like located in my home and all items of tangible personal property

which I may own at my death, but excluding cash on hand, certificates of deposit, choses in action, life insurance proceeds payable to my estate, and all property bequeathed under Item V of this Will. In the event my children are unable or unwilling to agree upon the distribution of any property under this paragraph, my Executrix shall have sole and final discretion to select property to be distributed in satisfaction of any devise or bequest under this paragraph.

ITEM VI.

A. After full and complete satisfaction of the above enumerated bequests, I bequeath to Edward R. North, Jr. Fifty Seven Thousand Six Hundred and no/100 Dollars (\$57,600.00), if there be so much cash, liquid assets or real property remaining in my estate after the bequests enumerated hereinabove are satisfied; if not, I bequeath so much thereof as may so remain in my estate, in accordance with the provisions of an agreement between the undersigned and Edward R. North, Jr. dated December 5, 1990, and executed immediately preceding the publication of this will. This bequest may be satisfied either in cash or in kind according to the instructions of my Executrix.

B. I give, devise and bequeath the rest, residue and remainder of my estate to my children, per stirpes, to be divided among them as they may agree. In the event my children are unable or unwilling to agree upon the distribution of any property under this paragraph, my Executrix shall have sole and final discretion to select property for such distribution.

ITEM VII.

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

My Executrix shall have authority to disclaim any asset, power of appointment or other interest in property in which I am entitled to at my death, or to which my estate later becomes entitled.

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

IT WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 6th day of December, 1990.


MIRIAM HILTON WHITSETT

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

Elena J. Lopez
WITNESS

4704 Chastain Dr. Apt H
ADDRESS

Jackson, Ms. 39206

Pamela G. Van Brocklin
WITNESS

503 E. Dewey Camp Pr.
ADDRESS

Florence, MS 39073

STATE OF MISSISSIPPI, COUNTY OF MADISON



I certify that the within instrument was filed for record in my office this 29th day of March, 2002, at 1:30 o'clock P.M., and was duly recorded on the MAR 29, 2002, Book No. 34, Page 559.
MIKE CROOK, CHANCERY CLERK BY: Stacey Hill D.C.

7/1/2002

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MIRIAM HILTON WHITSETT, DECEASEDNO. 2002-200AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Harrison

Personally appeared before me the undersigned authority in and for the jurisdiction aforesaid, Elena L. Guida, formerly Elena J. Lopez, who, being by me first duly sworn, makes oath to the following:

1. That she was personally acquainted with Miriam Hilton Whitsett, late of Madison County, Mississippi; that the said Miriam Hilton Whitsett was a resident of and had a fixed place of residence in the City of Madison, Madison County, Mississippi;

2. That affiant, in the presence of Pennie G. Van Brocklin, the other subscribing witness, and at the special request Miriam Hilton Whitsett, deceased, did on the 6th day of December, 1990, sign and subscribe an instrument of writing presented to be the Last Will and Testament of Miriam Hilton Whitsett, deceased;

3. That said instrument, the original of which is attached hereto, was signed, published and declared by Miriam Hilton Whitsett, as testatrix, to be her Last Will and Testament, in the presence of the affiant and in the presence of Pennie G. Van Brocklin, the other subscribing witness, who signed and subscribed the said instrument as attesting witnesses thereto, all of the witnesses signing said Will in the presence of the testatrix and in the presence of each other.

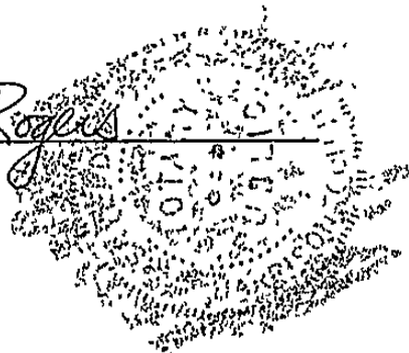
4. At the time of attestation and signing of said instrument, the said Miriam Hilton Whitsett was above the age of 18 years, was then of sound and disposing mind and memory, and in full possession of all of her mental facilities.

5. 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.

Elena L. Guida
ELENA L. GUIDA

SWORN TO AND SUBSCRIBED BEFORE ME, this the 5th day of March, 2002.

Sheryl D. Rogers
NOTARY PUBLIC



My commission expires:
My Commission Expires: November 14, 2004
Bonded Thru Dixie Notary Service, Inc.

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 29th day of March, 20 02, at 1:30 o'clock P.M., and was duly recorded on the MAR 29 2002, Book No. 34, Page 565
MIKE CROOK, CHANCERY CLERK BY Sheryl D. Rogers D.C.



2002-201

Last Will and Testament **FILED** THIS DATE

MAR 29 2002

OF

ANNA LeJEUNE WESTON

MIKE CROOK
CHANCERY CLERK
By: *[Signature]* DC.

I, ANNA LeJEUNE WESTON, daughter of Michael Clay LeJeune and Julia Roy LeJeune, born in New Orleans, Louisiana, on January 4, 1909, and now an adult resident citizen of Jackson, Hinds County, Mississippi, being of sound and disposing mind, memory and body, and after careful consideration do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

ITEM I.

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

ITEM II.

I give and devise my residence and the real property on which it is situated, designated as municipal address number 936 East Fortification Street, Jackson, Mississippi, together with the adjacent duplex and the real property on which it is situated, designated as municipal address number 940-42 East Fortification Street, Jackson, Mississippi, to Weston, Inc., a Mississippi corporation. I direct that these two lots be maintained together and treated as one parcel of property by Weston, Inc., and that they not be separated nor subdivided by Weston, Inc. Weston, Inc. is not prohibited from leasing or selling such real property.

AAK

However, in the event Weston, Inc., receives an acceptable and bona fide offer from a third party to purchase such real property, Weston, Inc. is required to give fifteen days written notice of the terms of such offer to each of my natural children or their legal representatives or heirs or devisees. During such fifteen day period, any or all of my natural children or their legal representatives, heirs or devisees may advise Weston, Inc. that they will meet such offer, and shall have fifteen days thereafter to do so. Absent such notice, Weston, Inc. may accept such offer and sell such property.

ITEM III.

I give and devise the building and real property located at municipal address number 1777 South West Street, Jackson, Mississippi, and presently occupied by Interstate Concrete Supply, as tenant, to my son JOSEPH SIDNEY WESTON, to be held in trust for my grandson CHRISTOPHER JOSEPH WESTON, with the income produced by such property to be used as needed for the care and comfort of CHRISTOPHER JOSEPH WESTON. If at any time during the duration of this trust JOSEPH SIDNEY WESTON shall be or become unable to continue the duties of Trustee, then COBURN LAWRENCE WESTON and MARGARET WESTON BRADY shall replace him as Co-Trustees. This trust may be terminated at any time after the twenty-fifth (25th) birthday of CHRISTOPHER JOSEPH WESTON by agreement between CHRISTOPHER JOSEPH WESTON and the then-serving trustee or trustees, but absent such agreement shall remain in effect during the lifetime of CHRISTOPHER JOSEPH WESTON. If such trust is terminated by agreement as aforesaid, then the trust corpus and any undistributed income shall be distributed to CHRISTOPHER JOSEPH WESTON outright. If CHRISTOPHER JOSEPH WESTON does not survive until his twenty-fifth (25th) birthday, or dies before the termination of such trust, then the trust corpus and any undistributed

income shall be distributed and divided among my five (5) children as set forth in ITEM V(D) below. During the existence of this trust, the trustee or trustees thereof shall have all powers reasonably necessary to manage such property for the benefit, care and comfort of CHRISTOPHER JOSEPH WESTON as aforementioned.

ITEM IV.

If there is sufficient cash in my estate after payment of all claims probated and allowed against my estate, including expenses of last illness and burial, and all taxes, attorneys' or other fees and court costs in connection with my estate, then I give and bequeath to each of my surviving grandchildren except CHRISTOPHER JOSEPH WESTON the sum of One Thousand and No/100 Dollars (\$1,000.00). If there is insufficient cash for such bequest, then such cash as is available shall be divided equally and pro rata among such surviving grandchildren.

ITEM V.

I give, devise and bequeath the remainder of my estate as hereinafter outlined:

(A) I direct that the property formerly occupied by Humble Oil (now Exxon Co.) as tenant and now leased to Pete Stribling, located on the northeast corner of Gallatin and South West Streets, Jackson, Mississippi, be distributed to my son, COBURN LAWRENCE WESTON, subject to the provisions of any lease agreement existing on such property at the time of my death.

(B) I direct that the property presently occupied by Central Welding & Steel, Inc. located at municipal address number 1800 South West Street, Jackson, Mississippi, be distributed to my son, JOSEPH SIDNEY WESTON, subject to the provisions of any then existing lease agreement with Central Welding & Steel, Inc.

(C) I direct that the property located on the south-west corner of the intersection of Gallatin and South West Streets, Jackson, Mississippi, as well as the property formerly occupied by Standard Oil Company (now Chevron USA, Inc.) as tenant be distributed to my three daughters, MARGARET WESTON BRADY, JANET WESTON FONTENOT and JULIE ANNE WESTON SMITH, each to have an undivided one-third (1/3) interest therein, subject to the provisions of any lease agreement existing on any of such property at the time of my death.

(D) All other property, real, personal, or mixed, shall be distributed equally among my five (5) children. In the event any of my said children shall not be living at the time this distribution is required, the entire interest of such deceased child shall be distributed outright to the then surviving issue, if any, of such deceased child and if there shall be no surviving issue then to my remaining children, equally, per stirpes.

ITEM VI.

I nominate and appoint COBURN LAWRENCE WESTON and JOSEPH SIDNEY WESTON to serve as Co-Executors under this my Last Will and Testament. I direct that neither my Executors nor any successor Executors shall be required to post any bond as Executor. To the extent permissible by law I waive the requirement that my Executors, or either of them, be required to make a formal appraisal of my estate or provide an inventory or an accounting to be filed with any court.

My Executors shall have full power and authority to continue any and all business operations in which I may be interested at the time of my death for such time as may be permitted by law, so as to avoid as far as possible any depreciation in value of such assets and interests or losses to my business associates or to my estate. My Executors may continue to act as partners and engage in any partnership in

which I may be interested and to take any and all actions with regard thereto which my Executors may deem necessary or advisable.

IN WITNESS WHEREOF, I have executed the foregoing paperwriting and declare the same to be my Last Will and Testament on this the 10th day of October, 1985.

Anna LeJeune Weston
ANNA LeJEUNE WESTON

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

Peggy J. Eubank 145 Dorroh Street
Madison, MS 39110
Address

James L. Roberts 554 Spring Ridge #D-3
Clinton, MS 39056
Address

Mary L. Knight 203 Pauline
Raymond, MS 39154
Address

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 29th day of March, 2002, at 1:30 o'clock P M., and was duly recorded on the MAR 29 2002, Book No. 34, Page 567.

MIKE CROOK, CHANCERY CLERK

BY: Stacey Hill D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ANNA LeJEUNE WESTON, DECEASEDNO. 2602-201AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me the undersigned authority in and for the jurisdiction aforesaid, Peggy T. Eubanks, who, being by me first duly sworn, makes oath to the following:

1. That she was personally acquainted with Anna LeJeune Weston, late of Madison County, Mississippi; that the said Anna LeJeune Weston was a resident of and had a fixed place of residence in the City of Madison, Madison County, Mississippi;

2. That affiant, in the presence of Tammy L. Kotsonaros, and Mary L. Knight, the other subscribing witnesses, and at the special request Anna LeJeune Weston, deceased, did on the 10th day of October, 1985, sign and subscribe an instrument of writing presented to be the Last Will and Testament of Anna LeJeune Weston, deceased;

3. That said instrument, the original of which is attached hereto, was signed, published and declared by Anna LeJeune Weston, as testatrix, to be her Last Will and Testament, in the presence of the affiant and in the presence of Tammy L. Kotsonaros, and Mary L. Knight, the other subscribing witness, who signed and subscribed the said instrument as attesting witnesses thereto, all of the witnesses signing said Will in the presence of the testatrix and in the presence of each other.

4. At the time of attestation and signing of said instrument, the said Anna LeJeune Weston was above the age of 18 years, was then of sound and disposing mind and memory, and in full possession of all of her mental facilities.

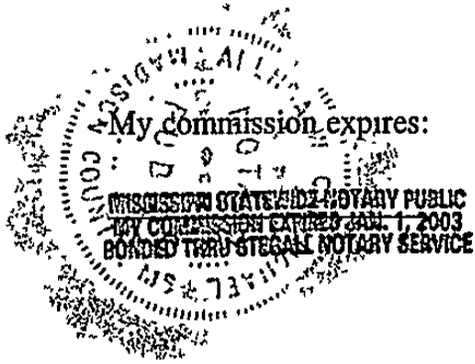
5. The original of said Last Will and Testament is attached to this Affidavit and this affidavit is executed by this affiant in proof of said Will and for the purpose of probating the same in the Chancery Court of Madison County, Mississippi.

Peggy T. Eubanks
PEGGY T. EUBANKS

SWORN TO AND SUBSCRIBED BEFORE ME; this the 10th day of February,

2002.

Alenda M. Carmichael
NOTARY PUBLIC



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 29th day of March, 2002, at 1:30 o'clock P M., and was duly recorded on the MAR 29 2002, Book No. 34, Page 573.

MIKE CROOK, CHANCERY CLERK

BY: Stacey Hill D.C.



Last Will and Testament
OF

FILED
THIS DATE
8:55 A.M.
APR 01 2002

EUNICE H. STOUT

By Mike Crook MIKE CROOK -
CHANCERY CLERK D.C.

#2002-244

I, the undersigned Eunice H. Stout of Madison County, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

ARTICLE I.

CHILDREN

My children who are living at the execution of this Will, are as follows. Alice Pike Dear, Sandra Stout Lee, Diane Stout Bruce and Susan Stout Hinton.

ARTICLE II.

DEBTS

I direct that all of my debts, all expenses of my last illness, all funeral and burial expenses and the cost of administration of my estate be paid as soon as practicable after my death. It is my intention, however, that nothing in this Article of my Will should be construed as creating an express trust or fund for the payment of debts and expenses which would in any manner extend the normal statute of limitations for the payment of my debts or enlarge upon my statutory duty to pay debts.

ARTICLE III.

TAXES

I direct that all estate and inheritance taxes and other taxes in general nature thereof, which shall become payable upon or by reason of my death, with respect to any property passing by or under the terms of this Will or any codicil to it hereafter executed by me, or with respect to the proceeds of any policy or policies of insurance on my life or with respect to any other property, including property over which I have a taxable power of appointment, included in my

Eunice H. Stout
Eunice H. Stout

Last Will and Testament of Eunice H. Stout

gross estate, shall be paid out of the principal of my residual estate.

ARTICLE IV.

DEVISE AND BEQUEST OF ENTIRE ESTATE

All of the property which I may own at the time of my death, real or personal, tangible or intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled after the execution of this Will, I hereby give, devise and bequeath to three (3) of my daughters, Alice Pike Dear, Sandra Stout Lee and Susan Stout Hinton. It is my intent not to make any bequest or devise to my daughter Diane Stout Bruce. She is not to receive anything under the terms of this Will.

ARTICLE V.

APPOINTMENT OF EXECUTRIX

I appoint my daughter, Alice Pike Dear, to be the Executrix of this my last Will, to serve without bond, or if bond is required by law, to serve without security on any bond required by law and without any accountings or inventory to any court, and to have the powers and discretions provided in Article IV and any others that may be granted by law, all to be exercised without court order. If my daughter, Alice Pike Dear, shall predecease me or for any reason shall fail to qualify as Executrix hereunder (or having qualified shall die or resign) then, in such event, Susan Stout Hinton shall act as Alternate Executrix of my estate; and in such capacity shall possess and exercise all powers and authority herein conferred on my Executrix. I vest my Executrix with full power and authority to sell, transfer and convey any property, real or personal, which I may own at the time of my death at such time and price and upon such terms and conditions (including credit) as she may determine and to do every other act and thing necessary or appropriate for the complete administration of my estate. Further, I hereby waive the necessity of any appraisal being made in connection with my estate, as well as any accounting or inventory if such waiver is permitted by statute.


Eunice H. Stout

Last Will and Testament of Eunice H. Stout

ARTICLE V.

FIDUCIARY POWERS

I hereby grant to my Executrix the continuing, absolute, discretionary power to deal with any property, real or personal, held in my estate as freely as I might in handling my own affairs. Such power may be exercised independently without prior or subsequent approval or any judicial authority, and no person dealing with the Executrix shall be required to inquire into the propriety of any of their actions. I expressly confer upon my Executrix hereunder the specific powers set forth in Miss Code Ann. §§ 91-9-101 - 91-9-119 (1972) as now enacted or hereafter amended

TESTIMONIUM

IN WITNESS WHEREOF, I sign, publish and declare this instrument to be my Last Will and Testament this 28 day of August, 2000, at Jackson, Mississippi

Eunice H Stout
Eunice H Stout

ATTESTATION

The foregoing instrument, consisting of this and two (2) preceding typewritten pages, was signed, published and declared by Eunice H. Stout, the Testatrix, to be her Last Will and Testament in our presence, and we at her request, and in her presence and in the presence of each other have hereunto subscribed our names as witnesses, this 28th day of August, 2000, at Jackson, Mississippi

WITNESSES

John H. [Signature]

RESIDING AT

66 Tenpin Drive
Brampton MS 39042

[Signature]

RESIDING AT

537 Flynn Court
Pearl, MS 39208

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 1st day of April 2002, at 8:55 o'clock A. M., and was duly recorded on the 1st day of April, 2002, Book No. 34, Page 574.
MIKE CROOK, CHANCERY CLERK BY: [Signature] D.C.



FILED
THIS DATE

AFFIDAVIT OF SUBSCRIBING WITNESS

APR 01 2002

STATE OF MISSISSIPPI

COUNTY OF RANKIN

MIKE CROOK
CHANCERY CLERK
By: *[Signature]* DC

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Jon H. Powell, one of the subscribing witnesses to that certain instrument of writing dated August 28, 2000, purporting to be the Last Will and Testament of Eunice H. Stout of the City of Madison, Madison County, Mississippi, who, having been by me first duly sworn, did state on oath that Eunice H. Stout, on August 28, 2000, in her presence, and in the presence of John Howard Shows, the other subscribing witness to said instrument, did sign, publish, subscribe and declare said instrument, a copy of which is attached as Exhibit "1" to this Affidavit, as her Last Will and Testament; and that he has examined the original of the Last Will and Testament of Eunice H Stout and that the copy attached hereto is a true photostatic copy of said original Will. Jon H. Powell did further state on oath that at the time Eunice H. Stout subscribed her Will on August 28, 2000, she was of sound and disposing mind and memory, did possess testamentary capacity, was over twenty-one (21) years of age, and was fully capable of executing and competent to execute her Will; and he did further state that he and the other subscribing witness thereof, John Howard Shows, subscribed and attested said instrument, a copy of which is attached as Exhibit "1" hereto, as witnesses to the signature, subscription and publication thereof at the special instance and request of Eunice H. Stout, in her presence and in the presence of each other.

[Signature]

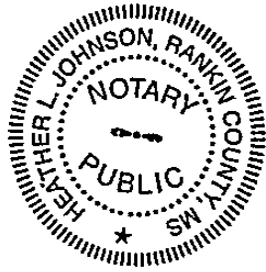
Jon H Powell

Sworn to and subscribed before me, this the 22nd day of March, 2002.

[Signature]

NOTARY PUBLIC

My Commission Expires
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JAN 17 2004
BONDED THRU STEGALL NOTARY SERVICE



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 1st day of April, 2002, at 8:55 o'clock A. M., and was duly recorded on the 1st day of April 2002 Book No. 34, Page 1577.
MIKE CROOK, CHANCERY CLERK BY: *[Signature]* D.C.

AFFIDAVIT OF SUBSCRIBING WITNESS

APR 01 2002

STATE OF MISSISSIPPI

MIKE CROOK
CHANCERY CLERK
By: [Signature] D.C.

COUNTY OF RANKIN

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, John Howard Shows, one of the subscribing witnesses to that certain instrument of writing dated August 28, 2000, purporting to be the Last Will and Testament of Eunice H Stout of the City of Madison, Madison County, Mississippi, who, having been by me first duly sworn, did state on oath that Eunice H. Stout, on August 28, 2000, in his presence, and in the presence of Jon H Powell, the other subscribing witness to said instrument, did sign, publish, subscribe and declare said instrument, a copy of which is attached as Exhibit "1" to this Affidavit, as her Last Will and Testament, and that he has examined the original of the Last Will and Testament of Eunice H Stout and that the copy attached hereto is a true photostatic copy of said original Will. John Howard Shows did further state on oath that at the time Eunice H Stout subscribed her Will on August 28, 2000, she was of sound and disposing mind and memory, did possess testamentary capacity, was over twenty-one (21) years of age, and was fully capable of executing and competent to execute her Will; and he did further state that he and the other subscribing witness thereof, Jon H. Powell, subscribed and attested said instrument, a copy of which is attached as Exhibit "1" hereto, as witnesses to the signature, subscription and publication thereof at the special instance and request of Eunice H. Stout, in her presence and in the presence of each other.

[Signature]
JOHN HOWARD SHOWS

Sworn to and subscribed before me, this the 20th day of March, 2002.

[Signature]
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JAN 17, 2004
BONDED THRU STEGALL NOTARY SERVICE



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 1st day of April, 2002, at 8:55 o'clock A. M., and was duly recorded on the 1st day of April, 2002 Book No 34, Page 578
MIKE CROOK, CHANCERY CLERK BY: [Signature] D C

LAST WILL AND TESTAMENT

FILED
THIS DATE

APR 05 2002

2002-224

State of Mississippi

MIKE CROOK
CHANCERY CLERK
By: [Signature] d.e.

County of Hinds

I, Joseph Ralph Grady, of the County of Hinds, State of Mississippi, being of sound and disposing mind and memory, and above the age of twenty-one years, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills and Codicils to Wills, if any, made by me.

I direct that all of my legal debts shall be paid when probated according to law.

Not unmindful of my daughter, Kelly Joanne Grady, and my son, Joseph Scott Grady, but having full confidence that my wife will provide and see after our children, I hereby give, devise and bequeath all my property, of whatever kind or nature, and wherever situated, unto my wife, Mary Lou Grady.

I hereby appoint my wife, Mary Lou Grady, executor of this will and I further direct that no bond or other security shall be required of said executor.

Witness my signature at Jackson, Hinds County, Mississippi, this 30th day of August, 1968.

[Signature]
Joseph Ralph Grady

We, R. T. McAdory and JAMES N. WALLACE, at the request of Joseph Ralph Grady, in his presence and in the presence of each other, have signed this instrument as attesting witnesses, Joseph Ralph Grady having signed the same in our presence and having declared it to be his last will and testament; and at the time of signing Joseph Ralph Grady was over the age of 21 years and was of sound and disposing mind, memory and understanding.

Witness our signatures this 30th day of August, 1968.

[Signature]
Witness

[Signature]
Witness

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day of April, 2002, at 9:30 o'clock A.M., and was duly recorded on the APR 5 2002, Book No. 34, Page 579.

MIKE CROOK, CHANCERY CLERK

By: [Signature] d.e.



FILED
THIS DATE

APR 05 2002

AFFIDAVIT OF JAMIE ABELS

STATE OF MISSISSIPPI

COUNTY OF MADISON

MIKE CROOK
CHANCERY CLERK
By: Stacy H. [Signature] D.C.

PERSONALLY APPEARED before me, the undersigned authority in and for the aforesaid jurisdiction, Jamie Abels, who, after being duly sworn, did depose and say:

1. My name is Jamie Abels and I am employed as a personal banking officer at Merchants & Farmers Bank in Ridgeland, Mississippi.

2. I have personal knowledge of the matters set forth in this Affidavit and I am competent to testify as to these matters.

3. In my capacity as a personal banking officer I have assisted Mr. Joseph R. Grady in his dealings with Merchants & Farmers Bank in Ridgeland, Mississippi, for the approximately six (6) to seven (7) preceding years.

4. Mr. Joseph R. Grady maintained personal checking and savings accounts, a revolving line of credit, and a safety deposit box with our branch. I assisted Mr Joseph R. Grady in handling each of these matters, and I had regular personal contact with him concerning these matters.

5. Through the course of my dealings with Mr. Joseph R. Grady in these matters, I am familiar with, and able to identify to a reasonable degree of certainty, his signature. There are also documents related to his transactions with the bank on file which I have compared to the signature appearing on his Last Will and Testament, dated August 30, 1968

6. It is my opinion based upon these facts that the signature which appears on Mr. Joseph

R. Grady's Last Will and Testament, dated August 30, 1968, is in fact that of Mr. Joseph R.

Grady.

FURTHER AFFIANT SAYETH NOT.

Jamie Ables
JAMIE ABELS Ables

SWORN TO AND SUBSCRIBED before me, this the 6th day of March, 2001,

2002.

Melvin S. Trill
Notary Public

My commission expires:
Notary Public State of Mississippi At Large
My Commission Expires: July 31, 2005
Bonded Thru Helden, Brooks & Garland, Inc.



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day
of April, 2002, at 9:30 o'clock a M., and was duly recorded
on the APR 5 2002, Book No. 34, Page 580.

MIKE CROOK, CHANCERY CLERK

BY: Stacey [Signature] D.C.



AFFIDAVIT OF MAGGIE L. McADORY

APR 05 2002

STATE OF MISSISSIPPI

COUNTY OF HINDS

MIKE CROOK
CHANCERY CLERK
By: [Signature] D.C.

PERSONALLY APPEARED before me, the undersigned authority in and for the aforesaid jurisdiction, Maggie L. McAdory, who, after being duly sworn, did depose and say:

1. My name is Maggie L. McAdory and I have personal knowledge of the matters set forth in this Affidavit and I am competent to testify as to these matters.

2. I was married to Robert Travis McAdory from May 27, 1950 to February 5, 1992. I had occasion to witness him making his signature many times during our marriage and I saw it affixed to many documents during that time.

3. I am familiar with, and able to identify to a reasonable degree of certainty, his signature.

4. It is my opinion based upon these facts that Robert Travis McAdory's signature is affixed as a witness' signature on Joseph R. Grady's Last Will and Testament, dated August 30, 1968, and that this signature was in fact made by Robert Travis McAdory.

FURTHER AFFIANT SAYETH NOT.

Maggie L. McAdory
MAGGIE McADORY

SWORN TO AND SUBSCRIBED before me, this the 4th day of February, 2002.

Addie N. Bates
Notary Public

My commission expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES SEPT 24, 2004
BONDED THRU STATE NOTARY SERVICE



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day of April, 2002, at 9:30 o'clock a M., and was duly recorded on the APR 15 2002, Book No. 34, Page 582.

MIKE CROOK, CHANCERY CLERK BY: [Signature] D.C.



FILED
THIS DATE

2002-191

Last Will and Testament
of
Clara L. Varnell

APR 05 2002

MIKE CROOK
CHANCERY CLERK
By *[Signature]* D.C.

I, Clara L. Varnell, of 2432-A River Oaks Boulevard, Jackson, Mississippi 39211, being over the age of twenty-one (21) years and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking all former Wills and Codicils by me heretofore made

ARTICLE I

I hereby constitute and appoint my niece, Cindy Michelle Cabellero, of Jackson, Mississippi, as Executrix of my estate and I hereby direct that no bond be required of said Executrix; and I further waive the necessity of having a formal appraisal made of my estate. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her to be in the best interest of my estate, without any limitations whatsoever. Said authority shall include, but shall not be limited to, the right to take possession, hold, manage, invest and reinvest the same, and to collect the income, dividends, rents, interests and profits therefrom to sell real and personal property and to employ any agent and accountants that she may deem necessary for the best interest of my estate.

ARTICLE II

I hereby direct the Executrix to pay all my just debts and the expenses incurred in the settlement of my estate as soon as is practical out of the property of which I die seized and possessed.

Clara L. Varnell
CLARA L. VARNELL, Testatrix

Date: *4-14-2002*

ARTICLE III

I hereby direct that my funeral and burial be conducted in a manner in keeping with my station in life. I hereby further direct my Executrix to contact Wright Ferguson Funeral Home regarding my specific funeral arrangements.

ARTICLE IV

I hereby will, devise and bequeath my estate, including all property, real, personal and mixed, wheresoever situated, of which I die seized and possessed, or to which I may be entitled, as follows:

(a) \$1,000 00 cash to my friend, Michael Campanalie.

(b) My townhouse located at 2432-A River Oaks Boulevard, Jackson, Mississippi to my niece, Cindy Michelle Caballero.

(c) My rental house located at 232 Sterling Street, Jackson, Mississippi to my niece, Cindy Michelle Caballero.

(d) My 1993 Nissan automobile to my niece, Cindy Michelle Caballero

(e) All of the rest, residue and remainder of my entire estate, both real and personal property,

I hereby will, devise and bequeath to my niece, Cindy Michelle Caballero

ARTICLE V

I hereby waive compliance by my Executrix with the provisions of the Mississippi Code as it now exists or as it may hereafter be amended and I further waive compliance with any other law now or hereafter in effect requiring qualification, administration or filing of accountings by my

CLARA L. VARNELL
CLARA L. VARNELL, Testatrix

Date: 7-18-2011

Executor to any court.

IT WITNESS WHEREOF, I have hereunto signed my name on this the 14th day of

July, 2000, in the presence of the subscribing witnesses.

Clara L. Varnell
CLARA L. VARNELL

We, Johnna L. Williams and Rachel R. Williams

the undersigned witnesses to the execution by Clara L. Varnell of her foregoing Last Will and Testament, hereby certify that on the date of said Last Will and Testament, we, and each of us, were called upon by the said Testatrix to witness her execution of the same, which she declared to us to be her true Last Will and Testament, and in our presence, the Testatrix executed said Will by signing her name thereto and, thereafter, we, in the presence of the Testatrix and in the presence of each other, signed our names as witnesses to the execution of said Will by the Testatrix, Clara L. Varnell, who at the said time, was of sound and disposing mind and memory.

WITNESS OUR SIGNATURES, this the 14th day of July, 2000.

Johnna Williams
WITNESS

Rachel R. Williams
WITNESS

Clara L. Varnell
CLARA L. VARNELL, Testatrix

Date: 7-14-2000

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day of April, 2002, at 9:00 o'clock a M., and was duly recorded on the APR 15 2002, Book No. 34, Page 583.

MIKE CROOK, CHANCERY CLERK

BY: Stacey Hill D.C.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CLARA L. VARNELL, DECEASED

CAUSE NO. 2002-191

AFFIDAVIT OF SUBSCRIBING WITNESS

FILED
THIS DATE

STATE OF MISSISSIPPI
COUNTY OF MADISON

APR 05 2002

MIKE CROOK
CHANCERY CLERK
By: [Signature] DC

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

1.

That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Clara L. Varnell, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated July 14, 2000.

2.

That on July 14, 2000, the said Clara L. Varnell signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Rachel R. Williams, the other subscribing witness to the instrument.

3.

That Clara L. Varnell 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 Rachel R. Williams, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of Clara L. Varnell, and in the presence of each other.

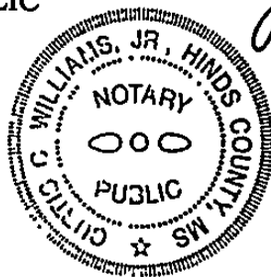
Johnna L. Williams
JOHNNA L. WILLIAMS

SWORN TO AND SUBSCRIBED BEFORE ME, this 19th day of February, 2002.

Carli C. Williams, Jr.
NOTARY PUBLIC

My commission expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES OCT 11, 2005
BONDED THRU STEGALL NOTARY SERVICE



STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day of April, 2002, at 9:00 o'clock a M., and was duly recorded on the APR 15 2002, Book No. 34, Page 586.

MIKE CROOK, CHANCERY CLERK

BY: Carli C. Williams, Jr.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
CLARA L. VARNELL, DECEASED

CAUSE NO. 2002-191

AFFIDAVIT OF SUBSCRIBING WITNESS

FILED
THIS DATE

APR 05 2002

STATE OF MISSISSIPPI

COUNTY OF MADISON

MIKE CROOK
CHANCERY CLERK
By: [Signature] D.C.

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

1.

That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Clara L. Varnell, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated July 14, 2000.

2

That on July 14, 2000, the said Clara L. Varnell signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Johnna L. Williams, the other subscribing witness to the instrument

3

That Clara L. Varnell was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.

1

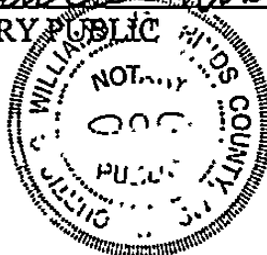
That this affiant, together with Johnna L. Williams, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of Clara L. Varnell, and in the presence of each other.

Rachel R. Williams

RACHEL R. WILLIAMS

SWORN TO AND SUBSCRIBED BEFORE ME, this 19th day of February, 2002.

Timothy Williams
NOTARY PUBLIC



My commission expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES OCT 11, 2005
BONDED THROUGH LEGAL NOTARY SERVICE

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day of April, 2002, at 9:00 o'clock a M., and was duly recorded on the APR 15 2002, Book No. 34, Page 588.

MIKE CROOK, CHANCERY CLERK

BY: *Stacey H. Crook*



2002-236

Last Will and Testament

of

John Lee, Jr.

FILED
THIS DATE

APR 05 2002

MIKE CROOK
CHANCERY CLERK
By: *[Signature]*

STATE OF MISSISSIPPI

COUNTY OF MADISON

I, John Lee, Jr., a resident of Madison County, Mississippi, being of sound and disposing mind and memory and above the age of twenty-one (21) years, do hereby make and publish this my LAST WILL AND TESTAMENT, hereby revoking all Wills and Codicils at any time heretofore made by me.

I

I desire a Christian memorial service be held in regard to my death, which service shall be arranged by my Executrix, hereinafter named and appointed

II.

I desire and direct that all my just debts, if any, be paid without unnecessary delay by my Executrix, hereinafter named and appointed. I further direct that my funeral expenses, including the cost of a suitable grave marker, the costs of administering my estate, as well as all debts allowed as claims against my estate be paid out of the general funds of my estate before any distribution of such

Page One

[Signature]

funds to any of the beneficiaries mentioned below.

III

It is my intention by this Will to dispose of all of the separate property which I may own. Knowing that during the administration of my Estate, the possibility arises that a possible heir might claim that he or she was not made a part of this instrument either through unintentional omission or mistake, I herewith inform all my relatives that this document was prepared only after long and considerable thought and meditation and it does set forth the distribution of my Estate as I have intended

IV.

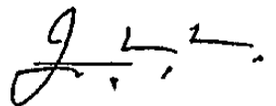
Notwithstanding anything contained in this Will to the contrary, if any legatee or devisee dies within a period not exceeding thirty (30) days after the date of my death, all bequests, legacies or devises in this Will for the benefit of such legatee or devisee shall lapse and this Will shall be construed as though the fact were that such legatee or devisee predeceased me

V.

I hereby give, devise and bequeath unto my daughter, Connie Lee Hamil, all of my property in Vaiden, Mississippi, being more or less thirty-seven and eighty-five hundredths (37.85) acres located at Section 31, Township 18 North, Range 5 East of the Second Judicial District of Carroll County, Mississippi upon the express conditions as set forth herein below; five (5) eight month old weaning heifers, the wash house and 90' X 140' lot located in Gluckstadt, Madison County, Mississippi; a large aerial photo of the store located on Highway 51; the Coca-Cola boxes, bottles, and other Coca-Cola product memorabilia, and my dining room set.

In the event that said Connie Lee Hamil should elect to sell or otherwise transfer the

Page Two



aforementioned real property located in Vaiden, Carroll County, Mississippi, it is my express desire that my sons, Calvin B Lee and Jerry Glenn Lee, be given the first right of refusal to purchase said land or any part thereof. It is my intention and desire that the land remain in the "Lee Family"

VI.

I hereby devise and bequeath to my son, Jerry Glenn Lee, five (5) acres of land located on Stout Road, Madison County, Mississippi and the house trailer located thereon; five (5) heifers of weaning age, not less than eight (8) months old, my 40-20 tractor, my old combine and my old Ford truck

VII

I hereby give, devise and bequeath to my son Calvin B Lee, my store known as Lee's One Stop located on Highway 51; all of my land located in Madison County, Mississippi, exclusive of that property heretofore provided for, all boxes and equipment located in my store on Highway 51, with the exception of the Coca-Cola boxes, bottles, products and memorabilia previously given to my daughter, Connie Lee Hamil, all bait shop items, all cattle, with the exception of the five (5) weaning heifers given to my daughter, Connie Lee Hamil and the five (5) weaning heifers given to my son, Jerry Glenn Lee; my 4430 tractor, my new hay cutter, my new Ford truck and all other equipment not heretofore given to my son Jerry Glenn Lee

VIII

I hereby devise unto my granddaughter, Margaret "Candy" Williamson, my goose neck camper.

IX

My residuary estate is all my property remaining after the dispositions specified in Paragraphs

Page Three

J. L. Lee
12

V through VIII. of this will, whenever obtained, both real, personal, or mixed, wheresoever located, including property not effectively disposed of in this will, and property to which I have a power to appoint I give, devise and bequeath my residuary estate to my children Connie Lee Hamil, Jerry Glenn Lee, and Calvin B. Lee, in equal shares

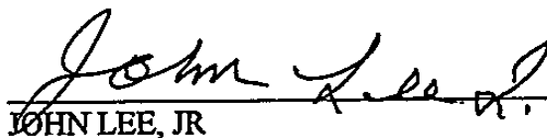
X.

I do hereby appoint Connie Lee Hamil to serve as Executrix of my Estate In such event as she may be unable or unwilling to serve in said capacity, I do hereby appoint Calvin B. Lee as my Successor Executor, with all powers vested in my primary designee

XI.

In the management, care and disposition of my estate and of every trust, I confer upon the Executrix of this my LAST WILL AND TESTAMENT, and their successors in office, the power to do all things and execute such instruments as may be deemed necessary or proper, all of which may be exercised without the order of or report of any Court. Said Executrix shall serve without making and filing inventory and appraisal, without filing any annual or other returns or reports to any Court and without giving bond

IN WITNESS WHEREOF, I subscribe my name to this will appearing on the Signature page and the 3 preceding pages, each of which preceding page is identified by initials, this 10 day of March, 1999.


JOHN LEE, JR

Signed, sealed, published and declared by JOHN LEE, JR., as testator and we at his request

and in his presence, and in the presence of each other have hereto subscribed our names as witnesses
the date and year above set.

Jacky L. Green

618 Red Oak Drive

Madison, MS 39110

Charles H. Green

100 Jones Street

Madison, MS 39110

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5R day
of April, 2002 at 9:00 o'clock a M, and was duly recorded
on the APR ' 5 2002, Book No. 34, Page 590.

MIKE CROOK, CHANCERY CLERK

BY: Stacey H. [Signature] B.C.



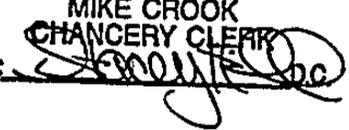
IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
JOHN LEE, JR., DECEASED

FILED
THIS DATE

AFFIDAVIT OF SUBSCRIBING WITNESS

APR 05 2002

MIKE CROOK
CHANCERY CLERK
By: 

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid, the within named **CHARLES L. DUNN**, one of the subscribing witnesses of that certain instrument of writing being dated March 10, 1999 and purporting to be the Last Will and Testament of **JOHN LEE, JR.**, now deceased, who having been by me first duly sworn, did state on his oath that the said **JOHN LEE, JR.**, did, on the 10th day of March, 1999, in the presence of Affiant, and in the presence of **Jackie L. Green**, the other subscribing witness to said instrument, did sign his name thereon, and publish and subscribe and declare said instrument to be his Last Will and Testament, this affidavit being attached to the original of said Last Will and Testament; and

That at the signing of said Last Will and Testament, the said **JOHN LEE, JR.**, was of sound disposing mind and memory and above the age of 21 years, and fully capable of executing and competent to execute the said Last Will and Testament.

Affiant herein, and the other subscribing witness, **Jackie L. Green**, did subscribe and attest said Last Will and Testament, as witnesses to the subscription and

publication thereof at the special instance and request of the said JOHN LEE, JR., in his presence and in the presence of each other.

WITNESS MY HAND this the 26th day of March, 2002.

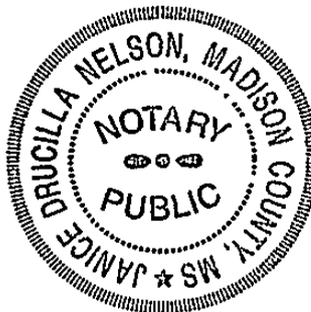
Charles L. Dunn
CHARLES L. DUNN

SWORN TO AND SUBSCRIBED BEFORE ME, this the 26th day of March, 2000.

Janice Drucilla Nelson
NOTARY PUBLIC

MY COMMISSION EXPIRES:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES SEPT. 21, 2002
BONDED THRU STEGALL NOTARY SERVICE



Phillip M. Nelson; MSB #3810
Michele Clay Arnold; MSB #10643
Attorneys at Law
1220 Highway 51 North
Madison, MS 39110
1-601-856-8869

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day of April, 2002, at 9:00 o'clock a M., and was duly recorded on the APR 15 2002, Book No 34, Page 595.

MIKE CROOK, CHANCERY CLERK BY: *Stacey Hill* D.C.



STATE OF GEORGIA
COUNTY OF FULTONFILED
THIS DATE

2002-086

Last Will and Testament

APR 05 2002

of

EMMA ARLINE KOSSENMIKE CROOK
CHANCERY CLERK
By: Stacy J. [Signature] D.C.

I, EMMA ARLINE KOSSEN, now residing at 3747 Peachtree Street, N.E., Suite 1002, Atlanta, Georgia, 30319, hereby revoke all Wills made by me at any time heretofore, and do make, publish and declare the following as my LAST WILL AND TESTAMENT.

ITEM I.

I desire and direct that my body be buried in a proper manner, suitable to my circumstances and conditions in life and the cost of my burial be paid out of my estate.

ITEM II.

I desire and direct that all my just debts be paid without unnecessary delay by my Executor hereinafter named and appointed.

ITEM IV.

I give and bequeath absolutely the following items to the named individuals:

FRANCES K. LANE - my beloved daughter

1. Wedding ring;
2. Two emerald rings;
3. Amethyst ring;
4. Diamond necklace;
5. Any automobile I may own at the time of my death;
6. Couch, all lamps, all dishes, all small accessories, all household items with the exception of the remaining furniture items; and
7. Paintings by Charles Summey: the "Old Mill" painting, the "White River" painting, the "River Table Rock" painting and the "Meadow Scenery" painting.

LINDA SUE KOSSEN LOVE - my beloved daughter

1. Gold bracelet;
2. Gold watch - "Concord";
3. Four (4) pieces of Dutch crystal;
4. Painting by Charles Summey: the "Blue Picture"; and
5. All the furniture in my apartment with the exception of the couch.

PIETER THOMAS KOSSEN - my beloved son

1. Painting by Charles Summey: the "Steamboat Going Down the Mississippi".

ITEM V.

I give, devise and bequeath all the rest, residue and remainder of my property of every kind and description, wherever located, to my three children: FRANCES K. LANE, LINDA SUE KOSSEN

IDENTIFICATION:

E A / K

LOVE, and PIETER THOMAS KOSSEN, share and share alike.

ITEM VI.

I hereby constitute and appoint my daughter, LINDA SUE KOSSEN LOVE, of 135 Casey Key Road, Osprey, Florida, 33559, as Executrix of this my LAST WILL AND TESTAMENT. If for any reason she is unable or unwilling to serve as Executrix, I constitute and appoint my son, PIETER THOMAS KOSSEN, of 2406 Southwood Road, Jackson, Mississippi, 39211, as Executor of this my LAST WILL AND TESTAMENT. If for any reason he is unable or unwilling to serve as Executor, I constitute and appoint my daughter, FRANCES K. LANE, of 991 Laurel Court, Lake City, Georgia, 30260, as Executrix of this my LAST WILL AND TESTAMENT.

ITEM VII.

My Executor or Executrix herein named shall have the power and authority to sell at public or private sale, any or all of my property, real or personal, which he or she may deem proper and advisable, and on such terms and conditions as he or she shall deem best.

ITEM VIII.

I relieve my Executor or Executrix from giving bond, making an inventory or appraisal of my estate, and from making returns of his or her acts and doings to any Court and in the execution of any sale had by him or her, he or she is authorized and empowered to execute any instrument or instruments necessary to consummate the same.

IN WITNESS WHEREOF, I hereunto set my name and affix my seal to this my Last Will and Testament, this the 20th day of August, 1987.

Emma Arline Kossen (SEAL)
EMMA ARLINE KOSSEN, Testatrix

The above and foregoing instrument was of the day and year above set forth and in the presence of us, the undersigned witnesses, acknowledged by EMMA ARLINE KOSSEN as her LAST WILL AND TESTAMENT, and said instrument was on said date and in our presence voluntarily signed and acknowledged by the said EMMA ARLINE KOSSEN, who appeared at that time to be of sound and disposing mind and memory, and the undersigned in the presence of the said EMMA ARLINE KOSSEN and at her request, and in the presence of each other, have hereunto subscribed our names as witnesses this 20th day of August, 1987.

WITNESS:
Sally D. Conlin
53 Sixth St. NE.
Atlanta, GA 30308

WITNESS:
Bill J. Conlin
53 Sixth St. N.E.
Atlanta, Ga 30308

STATE OF MISSISSIPPI, COUNTY OF MADISON

I certify that the within instrument was filed for record in my office this 5th day of April, 2002, at 9:00 o'clock a.m., and was duly recorded on the APR 5 2002, Book No 34, Page 597
MIKE CROOK, CHANCERY CLERK BY: *Donny Hill* B.C.

