

JUL 23 2002

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

MIKE CROOK
CHANCERY CLERK

By: M. Crook

IN RE: IN THE MATTER OF THE
WILL AND ESTATE OF
BESSIE M. GROTHE, DECEASED

NO. 2002-545

AFFIDAVIT OF EXECUTOR

I, Kenneth William Grothe, Jr, Executor of the Estate of Bessie M. Grothe, deceased, do hereby state that pursuant to Miss. Code Ann. §91-7-145(2) I have made reasonably diligent efforts to identify persons having claims against the estate, and have determined that there are no claims pending against the estate.

Kenneth William Grothe, Jr.
Kenneth William Grothe, Jr., Executor of
the Estate of Bessie M. Grothe

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Kenneth William Grothe, Jr., who acknowledged that he signed, executed and delivered the above and foregoing instrument on the day and year therein mentioned.

WITNESS my signature and seal of office on this the 19th day of July, 2002.

Wilma Lee Quick McMillan
NOTARY PUBLIC
My Commission Expires
June 10, 2006
BONDED THROUGH
HEIDEN, BROOKS & GARLAND, INC

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF MARY D. LANDIS COOPER, DECEASEDCIVIL ACTION NO. 2002-422AFFIDAVIT OF SUBSCRIBING WITNESS**FILED**
THIS DATE

AUG 06 2002

STATE OF MISSISSIPPI

COUNTY OF YalobushaMIKE CROOK
CHANCERY CLERK
By: K. Crook D.C.

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

THAT this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of MARY D. LANDIS COOPER, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated October 25, 1993.

That on the 25th day of October, 1993, the said MARY D. LANDIS COOPER, 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 JOHNNIE MAE HOLLE^{JE} the other subscribing witness to the instrument.

That MARY D. LANDIS COOPER was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

That this affiant, together with JOHNNIE MAE HOLLE subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance request, and in the presence of said MARY D. LANDIS COOPER, and in the presence of each other.

THIS the 16th day of April, 2002.

Johnnie Mae Holle
JOHNNIE MAE HOLLE
JH LEE

SWORN TO AND SUBSCRIBED BEFORE ME this the 16th day of April, 2002.

[Signature]
NOTARY PUBLIC

My Commission Expires:
7-11-04

Last Will and Testament

We, WILLIAM K. PACE, JR., and wife, LINDA KAY S. PACE, being both over the age of twenty-one years, and of sound mind and disposing memory, do hereby constitute, make, publish and declare this to be our joint and mutual Last Will and Testament, hereby expressly revoking all wills and codicils heretofore made by us, or either of us, jointly or severally, as follows, to-wit:

I.

It is our joint will that the survivor of us, WILLIAM K. PACE, JR. or LINDA KAY S. PACE, shall be Executor or Executrix, as the case may be, of this Will and shall not be required to give bond or account to any Court.

II.

We give, devise and bequeath unto the survivor of us, WILLIAM K. PACE, JR. or LINDA KAY S. PACE, as the case may be, all of our property, real, personal and mixed, for the sole use and benefit of the survivor of us to hold absolute in fee simple forever. In other words, if WILLIAM K. PACE, JR. survives LINDA KAY S. PACE, then in that event, all of the property of LINDA KAY S. PACE shall vest in and become the property of WILLIAM K. PACE, JR., and if LINDA KAY S. PACE shall survive WILLIAM K. PACE, JR., then in that event, the property of WILLIAM K. PACE, JR. shall vest in and become the property of LINDA KAY S. PACE.

III.

In the event that our deaths should occur simultaneously, or under circumstances causing doubt as to which of us survived the other, we do hereby appoint NELL H. PACE as Executrix of this, our Last Will and Testament, and as guardian of the persons and estates of any of our children, who shall be minors at the time of our deaths.

IV.

In the event that our deaths should occur simultaneously, or under circumstances causing doubt as to which of us survived the other, then and only then do we will, devise and bequeath all of our property, real, personal and mixed unto our following named children: LOU ANN PACE, LISA CAROL PACE, WILLIAM K. PACE, III, and LEIGH MICHAEL PACE in equal shares, to share and share alike.

IN WITNESS WHEREOF, We, WILLIAM K. PACE, JR. and LINDA KAY S. PACE, husband and wife, and joint testators, hereunto set our hands to this our Joint Last Will and Testament on this the 9th day of October, 1973.

William K. Pace, Jr.
William K. Pace, Jr. - TESTATOR

Linda Kay S. Pace
Linda Kay S. Pace - TESTATRIX

ATTESTING WITNESSES:

Beverly M. Goza
Glenda Abernathy

ATTESTATION CLAUSE

WE, each of the subscribing witnesses to the Last Will and Testament of WILLIAM K. PACE, JR. and LINDA KAY S. PACE, do hereby certify that said instrument was signed by the said WILLIAM K. PACE, JR, and LINDA KAY S. PACE in our presence and in the presence of each of us, and that the said WILLIAM K. PACE, JR. and LINDA KAY S. PACE declared the same to be their Last Will and Testament in the presence of each of us, and that we signed as subscribing witnesses to said Will at the request of WILLIAM K. PACE, JR. and LINDA KAY S. PACE in their presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 9th day of October, 1973.

Beverly J. Goya
Glenda Bernathy

WITNESSES

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF WILLIAM K. PACE, JR., DECEASED

CIVIL ACTION, FILE NO 2002-762

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, Beverly D. Goza, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of William K. Pace, Jr., deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said William K. Pace, Jr., signed, published and declared said instrument as his Last Will and Testament on the 9th day of October, 1973, the day and date of said instrument, in the presence of this affiant and Glenda Abernathy, 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, Beverly D. Goza, the Affiant and Glenda Abernathy, subscribed and attested said instrument as witnesses to the signature of the testator and the publication thereof at the special instance and request and in the presence of said testator and in the presence of each other.

Beverly D. Goza
Beverly D. Goza

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 26th day of September, 2002.

Dawn Rankin
NOTARY PUBLIC

MY COMMISSION EXPIRES:

~~My Commission Expires August 19, 2005~~
(SEAL)

FILED

THIS DATE IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

SEP 30 2002 IN THE MATTER OF THE ESTATE
OF WILLIAM K. PACE, JR., DECEASED

CIVIL ACTION, FILE NO. 2002-762

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid the within name, **Linda Kay S. Pace**, who being by me first duly sworn on oath stated:

That affiant is the duly appointed, qualified and acting Executrix of the estate of **William K. Pace, Jr., Deceased**; that affiant has made reasonably diligent efforts to identify all persons having claims against the above styled and numbered estate and has given notice by mail to persons so identified, at their last known address informing them that a failure to have their claim probated and registered by the clerk of the court granting letters within the ninety (90) days period provided by Miss. Code of 1972 Ann., § 91-7-145 will bar such claim. The persons so identified and their last known addresses are:

none

WITNESS MY HAND this the 30 day of SEPT, 2002.

Linda Kay Pace
Linda Kay S. Pace, Executrix of
the Estate of William K. Pace, Jr.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 30 day of SEPT, 2002.

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES:
1-18-03

(SEAL)

LAST WILL AND TESTAMENT
OF
CHARLES A. PARKMAN, SR.

FILED
THIS DATE

OCT 04 2002

MIKE CROOK
CHANCERY CLERK
By Michael D.C.

I, CHARLES A. PARKMAN, SR., an adult resident citizen of Madison County, Mississippi, being above 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 all other wills or codicils thereto heretofore made by me.

ITEM 1. I hereby name, constitute and appoint my wife, Ann Moore Parkman as Executrix of this my Last Will and Testament and direct that she act without necessity of posting bond to insure the faithful performance of her duties. I further waive inventory and appraisal of the assets of my estate. In the event my wife has predeceased me, or is unwilling, unable, or incompetent to act as such Executrix, I hereby name, constitute and appoint my son, Charles A. Parkman, Jr., as an alternate Executor under the same terms and conditions.

ITEM 2. I hereby direct my Executrix, or my alternate Executor, to pay all my just and lawful debts which may be probated, registered, and allowed against my estate as soon after my death as is practical.

ITEM 3. I hereby give, devise and bequeath all property owned by me at the time of my death, whether the same is real, personal, or mixed, and wheresoever the same may be situated, to my wife, Ann Moore Parkman, as her own, in fee simple, absolutely. In the event my wife has predeceased me, I then hereby give, devise and bequeath all property owned by me at the time of my death, whether the same is real, personal, or mixed, and wheresoever the same may be situated, to our four (4) children, Kay P. Haddad, Kathy P. Henderson, Charles A. Parkman, Jr., and Karen P. Tanksley, share and share alike, or, should any of them predecease me, to their issue, per stirpes.

Cal

IN WITNESS WHEREOF, I have hereunto set my hand and seal on this, the 10th day of February, 1986.

Charles A. Parkman, Sr.
CHARLES A. PARKMAN, SR.

WITNESSES:

Ronald M. Kirk

Angela K. Bates

CERTIFICATE

The two above subscribing witnesses to the Last Will and Testament of CHARLES A. PARKMAN, SR. hereby certify that we signed said will as subscribing witnesses at his special instance and request, in his presence, and in the presence of each other. We further certify that at the time he signed said Last Will and Testament, CHARLES A. PARKMAN, SR. was of sound and disposing mind and memory and above the age of twenty-one (21) years.

WITNESS OUR SIGNATURES, this the 10th day of February, 1986.

Ronald M. Kirk

Angela K. Bates

LAST WILL AND TESTAMENT OF
MRS. FLOY CHENNAULT OWENS

I, MRS. FLOY CHENNAULT OWENS, an adult resident citizen of the First Judicial District of Hinds County, Mississippi, above the age of eighteen years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any previous Wills and/or Codicils heretofore made by me.

ITEM I. I hereby appoint, nominate and constitute my daughter, Mrs. Floy Carolyn Owens Robinson, as Executrix of this my Last Will and Testament, and if she be unable or unwilling to so serve, then the oldest child of my daughter, Mrs. Floy Carolyn Owens Robinson, who is able to serve as Executor or Executrix, and in either event I waive all bond, inventory, appraisal and accounting, insofar as I am legally entitled to waive same; and I give to my Executor or Executrix during the administration of my estate, full and complete rights, powers and privileges to deal with all property in my estate, fully as if she or he were sole owner and without any court order, bond, inventory or accounting to any party.

ITEM II. I give, devise and bequeath all of my property, both real, personal and mixed and wheresoever situated, to my daughter, Mrs. Floy Carolyn Owens Robinson.

ITEM III. In the event my daughter, Mrs. Floy Carolyn Owens Robinson, does not survive me, then I give, devise and bequeath all of my property to the issue per stripes of my daughter, Mrs. Floy Carolyn Owens Robinson.

IN WITNESS WHEREOF, I have hereunto subscribed my name to this my Last Will and Testament on this 14th day of February, 1993.

Mrs. Floy Chennault Owens
MRS. FLOY CHENNAULT OWENS

This instrument was, on the day and year shown above, signed, published and declared by MRS. FLOY CHENNAULT OWENS 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.

WITNESS: Linda P. Jennings
WITNESS: Bette G. Pierce

STATE OF MISSISSIPPI

COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally came and appeared before me, the undersigned authority at law in and for said jurisdiction, Linda P. Jennings and Bettie J. Pierce, the two subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of MRS. FLOY CHENNAULT OWENS, a citizen of the First Judicial District of Hinds County, Mississippi, each of whom having been first duly sworn, each makes oath that the said MRS. FLOY CHENNAULT OWENS signed, published and declared the original of said instrument as her Last Will and Testament on the 4th day of February, 1993, the day and date of said instrument, in the presence of said two affiants, all of whom were the subscribing witnesses to said instrument; that said Testatrix was then of sound and disposing mind and memory and above the age of twenty-one years; and each of the said two subscribing witnesses subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said Testatrix and in the presence of each other.

Witness: Linda P. Jennings

Address: Route 1, Box 27
Flora, Ms. 39071

Witness: Bettie J. Pierce

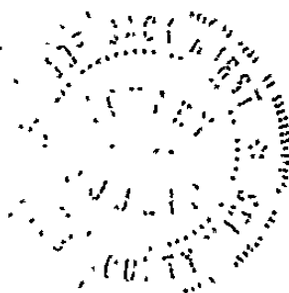
Address: 1021 Autumn Dr.
Jackson, MS 39212

SWORN to and subscribed before me, this the 4TH day of February, 1993.

Joe Jack Hurst
NOTARY PUBLIC

My Commission Expires:

Jan. 14, 1994



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI
FILED
THIS DATE

OCT 11 2002

IN THE MATTER OF THE ESTATE
OF JAMES C. WALKER, DECEASED

MIKE CROOK
CHANCERY CLERK

CAUSE NO. 2002-797

AFFIDAVIT OF EXECUTRIX

STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for the state and county aforesaid, the within named **Caroline H. Walker**, who being by me first duly sworn on oath stated:

That affiant is the duly appointed, qualified and acting Executrix of the Estate of James C. Walker, deceased; that affiant has made reasonably diligent efforts to identify all persons having claims against the above styled and numbered estate and have given notice by mail to persons so identified, at their last known address informing them that a failure to have their claim probated and registered by the Clerk of the Court granting letters, within the ninety (90) day period provided by the *Mississippi Code of 1972 Annotated*, Section 91-7-145, will bar such claim.

Witness my hand, this the 8th day of October, 2002.

Caroline H. Walker
CAROLINE H. WALKER, Executrix of the Estate
of James C. Walker, Deceased

Sworn to and subscribed before me this the 8th day of October, 2002.

Macy H Pace
Notary Public

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES FEB 1, 2003
BONDED THRU STEGALL NOTARY SERVICE

OF COUNSEL:

Walker L. Watters (MSB No. 6999)
BRUNINI, GRANTHAM, GROWER & HEWES, PLLC
1400 Trustmark Building, 248 East Capitol Street
Post Office Drawer 119
Jackson, MS 39205
(601) 948-3101

2002-997

LAST WILL
OF
JAMES CECIL WALKER

YOUNG & MARCHETTI, PLLC
Post Office Box 35
Jackson, Mississippi 39205-0035

FILED
THIS DATE

OCT 11 2002

MIKE CHOOK
CHANCERY CLERK

By: _____ D.C.

Last Will and Testament

OF
JAMES CECIL WALKER

Introductory Clause I, JAMES CECIL WALKER, a United States citizen and a resident of and domiciled in the City of Jackson, County of Hinds and State of Mississippi, 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

I am married to CAROLINE HOBBS WALKER, who is also a United States citizen. She is herein sometimes referred to as CAROLINE or my wife.

I have One (1) child now living, namely, JAMES CECIL WALKER, JR., who is an adult. He is herein sometimes referred to as JAMES, JR. or my son.

Other than my wife and son, my next of kin are various nieces and nephews.

ITEM I

General Bequest of Personal and Household Effects I give and bequeath all 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, club memberships and all policies of fire, burglary, property damage, and other insurance on or in connection with the use of this property, to my wife, CAROLINE, if she shall survive me. If CAROLINE shall not survive me, I give and bequeath all this property to JAMES, JR., if he survives me. If JAMES, JR. predeceased me, this bequest shall lapse and the same and become part of residuary estate hereafter disposed of

ITEM II

Disposition of Residuary Estate. From the residue of my estate, my Executor shall first pay any and all estate and inheritance taxes payable by my estate regardless of whether such taxes are attributable to property included in my probate estate or to property passing outside of my estate either by operation of law, by contract or otherwise I give, devise and bequeath the rest of my residuary estate (including lapsed legacies and devises) wherever situate and whether acquired before or after the execution of this Will, to my wife, CAROLINE, if she shall survive me. If CAROLINE shall not survive me, I give, devise and bequeath such property to JAMES, JR., if he survives me. If JAMES, JR. does not survive me, I give such property to the persons and institutions named below:

A. To my nephew, MARTIN M. HOBBS, JR., and his wife, DOROTHY HOBBS, share and share alike, or the survivor of them, I give the sum of Twenty-five Thousand Dollars (\$25,000.00).

B. To my niece, DOROTHY HOBBS (MRS MARTIN M. HOBBS, JR.), if she survives me, I give my wife's diamond Baume and Mercier watch.

C. To my niece, DIANNE HOBBS SPRAGUE, if she survives me, I give the sum of Thirty Thousand Dollars (\$30,000 00), and my wife's antique cameo pin, antique gold pin, solitaire diamond ring, antique bar pin with diamonds, dresses and coats and costume jewelry (Ann Huber, etc).

D. To my great-niece, DOROTHY HOBBS LANIER, if she survives me, I give the sum of Fifty-five Thousand Dollars (\$55,000 00), and my wife's antique gold bracelet with heart lock and gold key.

E. To my niece, ANN HOBBS TINSLEY, if she survives me, I give the sum of Twenty-five Thousand Dollars (\$25,000.00), and my wife's wedding ring and cluster ring, yellow gold diamond pendant, and heavy gold necklace with roman coin.

F. To my nephew, KENNETH HOBBS, if he survives me, I give the sum of Ten Thousand Dollars (\$10,000 00).

G. To my nieces, ANN HOBBS TINSLEY and DIANNE HOBBS SPRAGUE, and my great-niece, DOROTHY HOBBS LANIER, share and share alike or the survivor(s) of them, I give all my household furnishing

H. I give the rest, residue and remainder of my estate (including any of the legacies listed above which lapse) to the PALMER HOME FOR CHILDREN, Columbus, Mississippi.

ITEM III

Naming the Executor, Executor Succession

I hereby nominate, constitute, and appoint CAROLINE as Executor of this my Last Will and Testament and direct that she shall serve without bond. To the extent permissible by law, I waive any requirement that my Executor and any successor Executor be required to make a formal appraisal, provide an inventory, or file an accounting for my estate or any trust created hereunder with any Court. No persons paying money or delivering property to my Executor shall be required to see to its application. If my individual Executor should fail to qualify as Executor hereunder, or for any reason should cease to act in such capacity, the successor or substitute Executor who shall also serve without bond shall be JAMES, JR. If my individual successor Executor should fail to qualify as Executor hereunder, or for any reason should cease to act in such capacity, then the successor or substitute Executor who shall also serve without bond shall be my cousin, R. JAMES YOUNG, of Jackson, Mississippi.

Testimonium Clause. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal this 1st day of June, 1998

James Cecil Walker
JAMES CECIL WALKER

Attestation Clause The foregoing Will, consisting of this and the preceding page bearing on the margin the initials of the Testator, was this 1st day of June, 1998, signed, sealed, published and declared by the Testator as and for his Last Will and Testament 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 on the above date.

Constance Webb residing at: 499 Springidge RD-25
Clinton, MS 39056

Reta Bennett residing at: 2318 Paden St.
Jackson, MS 39204

SELF-PROVING AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF HINDS

We, JAMES CECIL WALKER, and Constance Webb and Reta Bonnett, the Testator and the witnesses, respectively, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the Testator signed and executed the instrument as his Last Will and that he had signed willingly (or willingly directed another to sign for him), and that he executed it as his free and voluntary act for the purposes therein expressed, and that each of the witnesses, in the presence and hearing of the Testator, and in the presence of each other, signed the Will as witness and to the best of our knowledge the Testator was at that time eighteen years of age or older, of sound mind, and under no constraint or undue influence

James Cecil Walker
JAMES CECIL WALKER

Constance Webb
Witness

residing at: 499 Springdale Rd D-25
Cleaton, MS 39056

Reta Bonnett
Witness

residing at: 2318 Paden St.
Jackson, MS 39204

Subscribed, sworn to, and acknowledged before me by JAMES CECIL WALKER, the Testator and subscribed and sworn to before me by Constance Webb and Reta Bonnett, witnesses, this 1st day of June, 1998.

[Signature] (Seal)
Notary Public for Mississippi

My Commission Expires.

Notary Public State of Mississippi At Large
My Commission Expires: August 18, 2000
BONDED THRU J. MEN-MARCHETTI, INC



**LAST WILL AND TESTAMENT
OF
BERTHA SCOTT PERRY**

MIKE CROOK
CHANCERY CLERK
By: Nichols DC

I, BERTHA SCOTT PERRY, a resident of Madison, Mississippi, which I declare to be my domicile, 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

FAMILY IDENTIFICATION

ARTICLE 1: I am not married, and I have two children. GEORGE WILLIAM PERRY, JR. and ANNE PERRY HENSON ("my children").

SPECIFIC BEQUESTS

ARTICLE 2: By way of specific legacy or bequest, I give the following items of my personal estate to the persons named to receive them:

- A. To George William Perry, Jr., I give
 - From the office: One Hepplewhite arm chair
One Hepplewhite chair
Eagel Lamp
 - From the kitchen: Waterford cookie jar
Waterford clock
Crystal fish
Ten crystal water glasses
Four crystal wine glasses
Nine liqueur glasses
Waterford sugar and cream
Tool kit
My assorted silver spoons, twelve (12) silver butter knives, and seven (7) silver spoons (from Helen Perry)
 - From the living room: Chess players engraving from Bixby Collection
Small Oriental vase (gift from GWP to BSP)
Grandmother clock
2 Hepplewhite chairs
Chess table with Chessmen
Lamp by chess table
Three-tier table with lamp attached
 - From the master bedroom: Two Hepplewhite chairs
Mirror on wall
 - From the guest room: Mirror on wall
Seven day chest-burled wood
 - Miscellaneous: One hand gun
- B. To Paxton Perry, I give my camping items (sleeping bag, canteen, cooking Equipment)
- C. To Ashley Perry, I give my 1/4 carat diamond ring with bagets

B.S.P.
Initial

- D. To Anne Perry Henson, I give
- From the office: TV table from Bombay Company
 TV and VCR
 Apple and Grapes oil painting by BSP
 Little round table from Lamberts, St. Louis
 Floor lamp from Adele Hunt, Dallas
 Book shelves -- Walmart
 Books and videos
 Little oval table by bookcase -- Adele Hunt, Dallas
 Big Chippendale Chair -- ABS
 Desk 18th century antique
 Lamp on oval table -- Adele Hunt, Dallas
 Desk chair -- Mona's, Victorian
 Whistler etching
 Silver desk set (Kirk pattern), Mona's, five pieces
 Panasonic fan
- From the foyer: Italian oil painting -- Gami's
 Sideboard -- 18th century Hepplewhite reproduction
 Mirror -- 18th century antique
 Three books and picture and frame
 BWD Flat silver -- set of six (6) and odd serving pieces
 Watercolor of BSP house by Nancy Reismeyer
 Eight (8) drawer silver chest -- 18th century antique
 Dancer sculpture by Nancy Reismeyer
 Oil on tray painting by BSP
 Rug
- From the Hall Closet: Picture albums, games, coats, vacuum cleaner
- From the Kitchen: Curates Delight -- antique, Mona's
 Glass and rod iron table
 Four (4) Hitchcock chairs (5 in all, one in Master bedroom)
 Rug under table
 Eight (8) Red and Gold cups and saucers -- ABS bought
 Two (2) Red and Gold service plates
 Twelve (12) Flower Basket plates, Mona's
 4/4 Blue and white bowls and plates, Mona's
 Eight (8) Rose and white dessert plates, Mona's
 Eleven (11) Green and Rose lunch plates, Mona's
 Eight (8) Red and Gold dessert plates
 Nine (9) Berry Bowls, Mona's
 Egg Cup -- Shelly, ABS
 Four (4) ivy bowls
 Six (6) Royal Doulton dinner plates
 Six (6) Royal Doulton dessert plates
 Eight (8) Royal Doulton cups and saucers
 One (1) teapot
 Pots and pans

One (1) silver chaffing dish with stand
 Crystal whale from Gail H.
 Small pitcher – ABS
 Big pitcher
 Big salad bowl
 Three section condiment bowl, Mona's
 Four (4) crystal ash trays
 Four (4) demitasse cups and six (6) saucers
 Brandy snifters
 One (1) large silver serving spoon
 One (1) large silver ladle
 One (1) medium silver serving spoon
 Oriental ash tray
 Five piece cutlery set
 Silver basket – BWD
 Four (4) large silver trays
 One (1) silver trivet
 Two (2) small silver trays
 From living room: Floor Lamp
 Small square table – reproduction
 Watercolor of river boat by Nancy Reismyer
 Cloisonne vase – ABS
 Mona's antique tea table
 Fire screen
 Gold mirror over fire place – Mona's
 Candle sticks
 Ceramic Ducks
 Leather blue chair – Chippendale
 Blue chair – Queen Anne
 Two blue pillows, three books – ABS, pictures and frames
 Watercolor on the Gasconade River – Lydia Ely
 Couch and pillows – Adele Hunt, Dallas
 Tea table – Queen Anne
 Waterford mustard pot
 Mother of Pearl box
 Cloisonné egg
 Small ash tray
 Small pitcher
 From bedroom: Three drawer chest
 Lace coverlet
 Four drawer antique desk – Mona's
 Robin lamp
 Pictures/frames/ink well
 Two (2) pictures on wall – ABS and Mona
 One (1) Hitchcock chair (part of a set of 5)
 Bedside table – ABS

- Single bed
 Bedside table – folding, antique
 Bedside lamps – Roman urns, antique
 Degas print – no value
 Pen and ink – Nancy Reismyer
 French vanity table – antique
 Silver brush set
- From guest room: Two (2) French chairs – blue, antique
 Modern floor lamp
 Three drawer chest
 Small Zenith TV
 Two China lamps
 Green lamp with gold
 Two (2) pictures over bed – French prints
 Four poster double bed
 Bedside table – applewood, American
 Dicken's print
 Irish Pen and Ink
- Miscellaneous: One (1) fur
 All jewelry unless otherwise stated
 Refrigerator, 20 years
 Washer, 3 years
 Dryer, 20 years
 Linens/bed spreads/blankets
 Towels and pillows
- E. To Katherine B. Henson, I give
 From the kitchen. Small silver tea set – NBL
 From the living room: Piano Brambach
 Piano Bench
- F. I direct that any expenses incurred in obtaining possession, appraising, selling, safeguarding or delivering such property be paid from my estate as an administration expense.

RESIDUARY TO CHILDREN OUTRIGHT

ARTICLE 3: All the rest, residue and remainder of my property, of every kind and nature and wheresoever situated, whether real or personal (my "residuary estate"), I give to my children, GEORGE WILLIAM PERRY, JR. and ANNE PERRY HENSON, in equal shares, per stirpes. I direct that my executor sell any residence that shall be part of my probate estate and distribute the net proceeds thereof in accordance with the terms of this my will.

SIMULTANEOUS DEATH PROVISION

ARTICLE 4: If any person who may be interested in my estate dies at the same time as I do or under such circumstances that there is insufficient evidence to determine which of us died first, then it shall be presumed that such person predeceased me.

B.S.P.
Initial

DISTRIBUTION TO MINORS

ARTICLE 5: If any of my Estate principal or income shall vest in absolute ownership in a minor, my executor shall have the authority, in my executor's discretion, and without court authorization, to:

A. Hold and manage the property and defer payment or distribution of all or a part of the property to that minor until that minor reaches the age of twenty-one (21) years. My executor, in administering this property, shall have all of the authority granted to fiduciaries under Mississippi state law and under the provisions of this will.

B. Distribute part or all of the minor's property to a custodian for the minor under the Uniform Gifts To Minors Act or the Uniform Transfers To Minors Act of the jurisdiction where the minor resides.

C. Select a custodian for the minor under the Uniform Gifts To Minors Act or under the Uniform Transfers To Minors Act of the jurisdiction where the minor resides without court order. My executor may select any fiduciary named in this will as such custodian without conflict of interest.

D. Distribute or pay part or all of the minor's property to the minor's legal guardian, to the adult person or persons with whom the minor resides, to the minor personally, to the trustee of any trust created for the sole benefit of the minor, or to the administrator or executor of the minor's estate.

E. Apply part or all of the minor's property for the minor's health, education, maintenance, support or welfare. My executor shall be entitled to be paid at the same rate as testamentary trustees under the state law of my domicile for the holding and managing of property pursuant to this Article of my will. My executor shall account in the same manner as trustees and shall not be required to render or file annual accountings with respect to the properties so held and administered for the minor. Nothing contained in this Article shall operate to suspend the absolute vesting of the share of any minor beneficiary of my estate.

GIVE INCLUDES DEVISE, BEQUEATH

ARTICLE 6: Throughout this Will I direct that the term "give" shall be deemed to include the term "bequeath" or "devise" when appropriate.

WILL NOT SUBJECT TO CONTEST

ARTICLE 7: I hereby direct that anyone who shall challenge or contest this will, or the share or items of my estate which have been given to such person herein, shall, by reason of such contest or challenge, be entitled to receive a legacy of One Hundred Dollars (\$100.00) only and shall forfeit any and all other gifts made herein to such person

EXECUTOR APPOINTED

ARTICLE 8: I nominate and appoint ANNE PERRY HENSON as executor of this my will. If said named executor shall fail to survive me, shall decline to act, or having qualified shall, for any reason thereafter, cease to act, I nominate and appoint GARRY V. HENSON as successor executor. My executor shall be entitled to receive a reasonable commission under the state law of my domicile at the time of my death.

B. J. P.
Initial

I direct that my estate be held and administered as a trust, and I confer upon my executor all powers granted to trustees herein or, if such powers are not enumerated herein, all powers granted by the provisions of the Mississippi Uniform Trustees' Powers Law, Mississippi Code Annotated Section 9-9-101 et seq.

WAIVER OF BOND, INVENTORY, ACCOUNTING

ARTICLE 9: I direct that no executor or other legal representative of my estate shall be required to furnish any bond or other security to any court or tribunal in any jurisdiction, and I hereby waive any requirement of inventory, appraisal or accounting to any court or tribunal.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument as my last will and testament on this 25th day of June, 2002.

Bertha Scott Perry
BERTHA SCOTT PERRY

ATTESTATION

The foregoing instrument was signed, published and declared by BERTHA SCOTT PERRY, the testator, to be said testator's last will and testament in the presence of each of us and all of us together; and the testator requested each of us to sign the same as attesting witnesses; and we thereupon signed our names hereto as such witnesses, in the presence of the testator, and in the presence of each other, on this 25th day of June, 2002. We further state that each of us believes that, at the time the testator executed the foregoing instrument, the Testator was of sound mind and memory, of lawful age, and did so execute it as the testator's own free act and deed and not under the unlawful influence of any person.

NAMES:

ADDRESSES:

Brenda M. Leod

407-A West Parkway Place

Alan Wright

Ridgeland MS 39157

407-A West Parkway Place

Ridgeland, MS 39157

Josh Roberts

407-A West Parkway Place

Ridgeland MS 39157

2002-792

AFFIDAVIT OF ATTESTING WITNESSES

State of Mississippi
County of Madison:

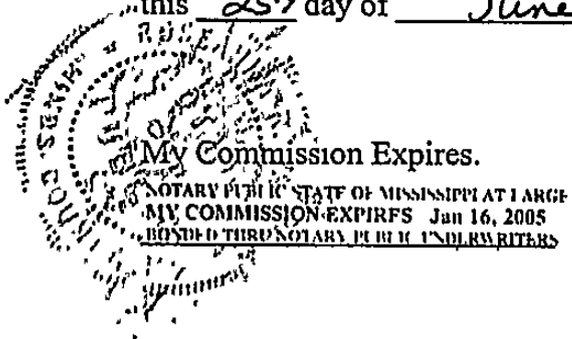
and Brenda McLeod, Alan Wright
Josh Johnston depose and say:

- (1) That they are the attesting Witnesses whose signatures appear on the attached or foregoing Will;
- (2) That on June 25, 2002, in the presence of each of the undersigned Witnesses, BERTHA SCOTT PERRY signed the attached or foregoing Will at the end thereof and each of the undersigned Witnesses saw the Testator sign the Will;
- (3) That at the time she signed the Will, the Testator declared the instrument so signed by her to be the Testator's Last Will and Testament;
- (4) That each of the undersigned Witnesses, at the request of the Testator, and in the Testator's presence, and in the presence of each other, thereupon signed as a Witness thereto;
- (5) That the Testator, at the time of the execution of the Will, was at least eighteen (18) years of age, was of sound mind, memory and understanding, and was under no restraint or undue influence or in any respect incompetent to make a Will;

PRINTED NAME:	SIGNATURE
<u>Brenda McLeod</u>	<u>Brenda McLeod</u>
<u>Josh Johnston</u>	<u>Josh Johnston</u>
<u>Alan Wright</u>	<u>Alan Wright</u>

Sworn to and subscribed, before me by Brenda McLeod,
Josh Johnston, and Alan Wright,
this 25th day of June, 2002.

Roseanne R. Yancy
Notary Public



B.S.P.
Initial

LAST WILL AND TESTAMENT
OF
MAEBETH GORDIN

I, MAEBETH GORDIN, 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 expressly revoking any and all wills and codicils made by me, to wit:

I.

I nominate and appoint JOHN ALBERT CRAWFORD, JR., as Executor of my Last Will and Testament to serve without bond, inventory or formal appraisal of my estate.

II.

In the event JOHN ALBERT CRAWFORD, JR. is unable or unwilling to serve as Executor of my estate, I nominate and appoint LISA GREY CRAWFORD WALKER to serve as Executrix of this my Last Will and Testament to serve without bond, inventory or formal appraisal of my estate.

III.

I direct that all of my expenses of last illness, if any, and funeral expenses be paid as soon as possible and that all my just debts which are properly probated within the time permitted by law be paid.

IV.

I give, devise and bequeath my house located at 634 Cedar Street, Canton, Mississippi, and all of its contents to my niece-in-law, MARY JANE CRAWFORD.


MAEBETH GORDIN

V.

I give, devise and bequeath all of the rest of my property real, personal and mixed of whatsoever kind and nature and wheresoever situated unto the following persons:

- (a) JOHN ALBERT CRAWFORD, JR. - One-half ($\frac{1}{2}$) interest
- (b) LISA GREY CRAWFORD WALKER - One-fourth ($\frac{1}{4}$) interest
- (c) JOHN ALBERT CRAWFORD, III - One-fourth ($\frac{1}{4}$) interest

VI.

In the event that I am predeceased by JOHN ALBERT CRAWFORD, JR., I do hereby give, devise and bequeath all of my property real, personal and mixed of whatsoever kind and nature and wheresoever situated unto the following persons:

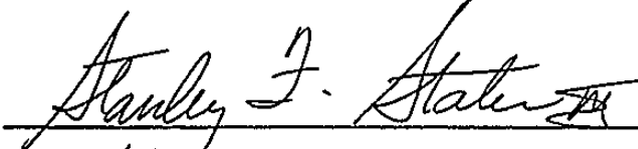
- (a) LISA GREY CRAWFORD WALKER - One-half ($\frac{1}{2}$) interest
- (b) JOHN ALBERT CRAWFORD, III - One-half ($\frac{1}{2}$) interest

IN WITNESS WHEREOF, I, MAEBETH GORDIN, have hereunto set my signature and publish this to be my Last Will and Testament on this the 19th day of April, 1991, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other.


 MAEBETH GORDIN

TESTATRIX

WITNESSES:





ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES on this the 19th day of April, 1991.

Stanley J. Stature III
410-86-0939 WITNESS

P.O. Box 358
Canton, Ms. 39046 ADDRESS

J.A. Ross
426-94-2193 WITNESS

P.O. Box 358
Canton, MS 39046 ADDRESS

FILED
THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI **OCT 22 2002**

IN THE MATTER OF THE ESTATE OF
THOMAS E. O'LEARY, SR., DECEASED

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

CIVIL ACTION FILE NO. 2002-690

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

THIS DATE personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named **JOSEPH CONWAY**, who being by me first duly sworn according to law states on oath as follows, to-wit:

(1) That this affiant is one of two subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of **THOMAS E. O'LEARY, SR.**, whose signature is affixed to the Last Will and Testament dated April 22, 2002.

(2) That on the 22nd day of April, 2002, the said **THOMAS E. O'LEARY, SR.** signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of the affiant and in the presence of **LARSON L. CONWAY**, other subscribing witness to the instrument.

(3) That **THOMAS E. O'LEARY, SR.** 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 **THOMAS E. O'LEARY, SR.**, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of **THOMAS E. O'LEARY, SR.**, and in the presence of each other.

Joseph Conway
JOSEPH CONWAY

SWORN TO AND SUBSCRIBED before me, this the 22 day of
October, 2002.

[Signature]
NOTARY PUBLIC

(SEAL)
MY COMMISSION EXPIRES:
9-10-2006

FILED
THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI
OCT 22 2002

IN THE MATTER OF THE ESTATE OF
THOMAS E. O'LEARY, SR., DECEASED

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

CIVIL ACTION FILE NO. 2002-690

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DATE personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named **LARSON L. CONWAY**, who being by me first duly sworn according to law states on oath as follows, to-wit:

(1) That this affiant is one of two subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of **THOMAS E. O'LEARY, SR.**, whose signature is affixed to the Last Will and Testament dated April 22, 2002.

(2) That on the 22nd day of April, 2002, the said **THOMAS E. O'LEARY, SR.** signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of the affiant and in the presence of **JOSEPH CONWAY**, other subscribing witness to the instrument.

(3) That **THOMAS E. O'LEARY, SR.** 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 **THOMAS E. O'LEARY, SR.**, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of **THOMAS E. O'LEARY, SR.**, and in the presence of each other.

[Signature]
LARSON L. CONWAY

SWORN TO AND SUBSCRIBED before me, this the 22nd day of October, 2002.



Pamela S. Tucker
NOTARY PUBLIC

MY COMMISSION EXPIRES:

Notary Public State of Mississippi At Large
My Commission Expires: January 7, 2005
Bonded Thru Helden, Brooks & Garland, Inc.

FILED
THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

OCT 22 2002

IN THE MATTER OF THE ESTATE
OF LAURA MARSHALL, DECEASED

MIKE CROOK
CHANCERY CLERK

By: *[Signature]* DC.
CIVIL ACTION FILE NO. 02-795

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DATE personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named **BESSIE M. TRAVIS**, who being by me first duly sworn according to law states on oath as follows, to-wit:

(1) That this affiant is one of two subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of **LAURA MARSHALL**, whose signature is affixed to the Last Will and Testament dated October 15, 1976.

(2) That on the 15th day of October, 1976, the said **LAURA MARSHALL** signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of the affiant and in the presence of **FRANKIE A. RIMMER**, other subscribing witness to the instrument.

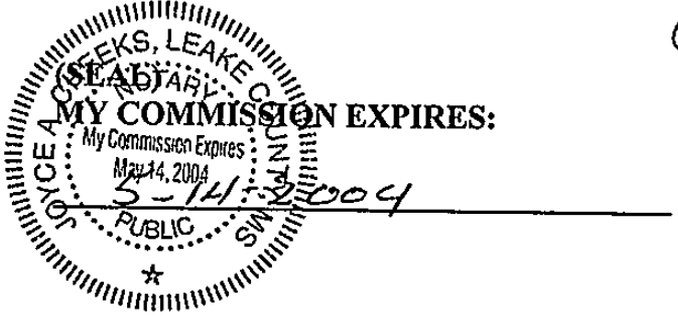
(3) That **LAURA MARSHALL** was then and there of sound and disposing mind and memory and well above the age of eighteen (18) years.

(4) That this affiant, together with **FRANKIE RIMMER**, subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request, and in the presence of **LAURA MARSHALL**, and in the presence of each other.

Bessie M. Travis
BESSIE M. TRAVIS

SWORN TO AND SUBSCRIBED before me, this the 18th day of October, 2002.

[Signature]
NOTARY PUBLIC



she serve without the requirement of bond, and I hereby waive the requirement that she make any inventory, appraisal or accounting.

WITNESS my hand this the 5th day of ~~August~~^{September}, 2000.

Georgia Spann Hollowell
Georgia Spann Hollowell

WITNESSES:
Mitzi D. Durham

STATE OF MISSISSIPPI
COUNTY OF YAZOO

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Mitzi D. Durham and J. H. Hogue, Jr, who after being duly sworn, on oath stated as follows:

That the above and foregoing Last Will and Testament of Georgia Spann Hollowell herein referred to as "testatrix", dated the 5th day of ~~August~~^{September}, 2000, was exhibited by said testatrix to affiants as testatrix's Last Will and Testament, and was signed by testatrix on said date in the presence of affiants, declaring the same to be the Last Will and Testament of the testatrix, and at the testatrix's request and in the testatrix's presence and in the presence of each other, the affiants signed the same as witnesses.

That the testatrix was on the 5th day of ~~August~~^{September}, 2000, of sound and disposing mind and memory and was over the age of eighteen (18) years.

Address Mitzi D. Durham
Mitzi D. Durham
1430 Old Hwy 3
Yazoo City, MS 39194

Address J H Hogue Jr
414 Moonmist Circle
Yazoo City, MS 39194

Sworn to and subscribed before me, this the 5th day of ~~August~~^{September}, 2000.

Stephanie K. Cley
Notary Public

My Comm. Expires:
10-19-01

LAST WILL AND TESTAMENT

I, HANNAH H. HATFIELD, a resident of Gulfport, Mississippi, who is over the age of eighteen years, of sound and disposing mind and memory, and not under any duress, menace, fraud or undue influence whatsoever, make, publish and declare this to be my Last Will and Testament:

ARTICLE I

I revoke all previous wills and codicils.

ARTICLE II

(a) I declare that I am a widow; that all references to "my children" refer to J. Douglas Medley, Timothy C. Medley, Susan Medley Mims, and Martha Hatfield Wolf, whom I declare to be my only children; and that all references to my step-daughter refer to Judith H. McGee, whom I declare to be my only living step-child.

(b) All references to "issue" include all descendants by adoption as well as by blood.

(c) All references to "executor," or "co-executor," through any type of pronoun, include any person or persons, whether male or female, or any institution serving in such capacity, whether separately or as a co-fiduciary.

ARTICLE III

(a) I appoint my son, J. Douglas Medley, as executor of my estate, but if he is or becomes unable or unwilling to serve, I appoint my son, Timothy C. Medley, as executor.

(b) All titles, powers, duties and discretion extend without any act or conveyance to any executor or co-executor, and may be exercised after the termination of any trust until its final distribution.

ARTICLE IV

No person or institution serving as executor, or co-executor, or in any other similar capacity, shall be required to give any bond or other security, or to file any

For Identification:

H. H. H.

inventories, appraisals, accountings or periodic reports with any court or judge, and I waive appraisal of my estate.

ARTICLE V

I direct that my debts, funeral expenses, and testamentary charges, as well as all proper Federal and State inheritance, estate, transfer, legacy and succession taxes be paid out of the rest, residue and remainder of my estate as soon after my death as convenient; however, my executor is not required to prepay any indebtedness secured by a mortgage or other encumbrance on any of my property.

ARTICLE VI

I give and bequeath my tangible personal property, including (but not limited to) my personal effects, jewelry, automobiles, furniture and fixtures, equally to my children; namely, J. Douglas Medley, Timothy C. Medley, Susan Medley Mims, and Martha Hatfield Wolf, and my step-daughter; namely, Judith H. McGee, but if any of them predecease me, his or her share shall lapse, and the property which would have otherwise passed shall be added to and become part of the share of the survivors of my children and my step-daughter. I expect to prepare a letter setting out my desires as to the disposition of some of this property, and although I hope my desires will be honored, the aforesaid letter is not a codicil to this will and is not to be probated.

ARTICLE VII

I give and bequeath to each of the following persons the following respective amounts in cash:

1) To each of my children, namely, J. Douglas Medley, Timothy C. Medley, Susan Medley Mims, and Martha Hatfield Wolf, the sum of Eight Thousand Dollars (\$8,000.00) each; but if any of my children predecease me, such child's Eight Thousand Dollar (\$8,000.00) bequest shall be divided on a

For Identification:

J. D. M.

per stirpes basis among his or her living issue, or if there are no such living issue, such child's bequest shall divided equally and become a part of the bequest to my other children under this Article, or to his or her living issue, on a per stirpes basis.

2) To each of my step-grandchildren, namely, Beth Hatfield Cousins, of Little Rock, Arkansas, and Keith Hatfield, the sum of Two Thousand Dollars (\$2,000.00) each, but if either of my step-grandchildren predecease me, his or her bequest shall lapse, and the property which would have otherwise passed hereunder shall be added to and become part of the rest, residue, and remainder of my estate and pass pursuant of Article VIII.

ARTICLE VIII

I give, bequeath, and devise the rest, residue and remainder of my estate equally among my children, namely, J. Douglas Medley, Timothy C. Medley, Susan Medley Mims, and Martha Hatfield Wolf, and my step-daughter, namely, Judith H. McGee, but if any of them predeceases me, such person's share shall be further divided into equal shares on a per stirpes basis among his or her living issue, or if there are no such living issue, such person's share shall become a part of the shares of my other children or step-daughter, or his or her living issue, on a per stirpes basis.

ARTICLE IX

The executor is authorized and empowered, without the appointment of a guardian, conservator or custodian, to make distributions in the following ways:

- (1) To the beneficiary;
- (2) To a custodian or conservator for the beneficiary;
- (3) To the legal or natural guardian of the beneficiary;
- (4) To any person, firm, institution or corporation in payment for the support, maintenance, education, medical, surgical,

For Identification:

W. S. W.

- (5) To any other person who has the care and custody of the beneficiary; and
- (6) To any trust for the benefit of the beneficiary.

ARTICLE X

My executor may perform all acts in connection with the management of my estate which the executor deems in the best interest of the estate and of the beneficiaries, as if the executor were the owner in fee simple. This authorization includes all powers contained in the "Uniform Trustees' Powers Law" (Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972), and all other inherent, implied or statutory powers that executors generally may now have or hereafter acquire.

ARTICLE XI

My children and step-daughter may purchase property from my estate on the same terms that such property would have been sold to a third party in a bona-fide arms-length transaction, even if they are serving as executor.

ARTICLE XII

Any executor serving hereunder is not liable for any mistake in the administration of the property and assets over which they are fiduciaries, other than for willful misconduct or fraud.

ARTICLE XIII

If any beneficiary dies within sixty days of my death, I shall be deemed to have survived such person in construing this will.

ARTICLE XIV

Each provision of this Last Will and Testament is independent, so the invalidity of any provision shall not affect the validity of any other provisions.

For Identification:

W. H. H.

35 250

This will consists of six (6) typewritten pages, including the next page upon which appears the Affidavit of Subscribing Witnesses, all of which I have initialed.

WITNESS my signature, this 30th day of April, 1998.

Hannah H. Hatfield
Hannah H. Hatfield
TESTATRIX

WITNESSES:

Paul M. Hunter
Heather Sanders

For Identification:

H. H. H.

STATE OF MISSISSIPPI
COUNTY OF HARRISON

AFFIDAVIT OF SUBSCRIBING WITNESSES

Before me, the undersigned authority for the aforesaid state and county, this day personally appeared Paul M. Newton, Jr. and Heather Sanders, the two subscribing witnesses to the last will and testament of Hannah H. Hatfield, whose addresses are set out below under his or her respective signature, each of whom, having been first duly sworn, upon his or her oath stated that Hannah H. Hatfield signed, published and declared this document as her last will and testament on the date set out therein in the presence of each of them as subscribing witnesses; that at the time of the doing thereof, the testatrix was of sound and disposing mind and memory and eighteen years and upwards of age; and that each of them subscribed and attested the document as witnesses to the signature and publication at the special instance, request and in the presence of the testatrix and of each other.

Paul M Newton, Jr.
Signature
2019 23rd Avenue
Address
Gulfport, Miss. 39501

Heather Sanders
Signature
2800 19th Ave. #45
Address
Gulfport, MS 39501

Sworn to and subscribed before me this 30th day of April, 1998.

Yolanda LaDrew
Notary Public

My Commission Expires:
Jan. 29, 2000

For Identification:
H. H. H.

**AFFIDAVIT OF SUBSCRIBING WITNESS TO THE
LAST WILL AND TESTAMENT OF JESSIE BURKE SMITH**

STATE OF MISSISSIPPI

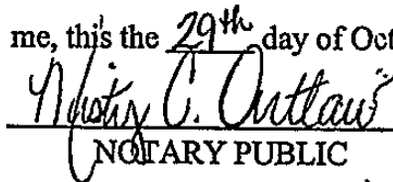
COUNTY OF HINDS

This day personally appeared before me, the undersigned authority of law in and for the jurisdiction aforesaid, John H. Price, Jr., who, being by me first duly sworn, deposes and states as follows, to wit:

That he is one of the subscribing and attesting witnesses to a certain instrument of writing purporting to be the Last Will and Testament of Jessie Burke Smith, who was personally known to this affiant; that said affiant has this day examined said Last Will and Testament; that to the personal knowledge of affiant, the said Jessie Burke Smith, now deceased, signed, published and declared said instrument as her Last Will and Testament on the 17th day of October, 1998; that said testatrix, Jessie Burke Smith, now deceased, was then of sound and disposing mind, memory and understanding, and above the age of twenty-one (21) years and under no duress whatsoever; that the said Jessie Burke Smith signed, published and declared said original instrument of writing as her Last Will and Testament on the date aforesaid in the presence of affiant and Anne N. Hamilton, the other subscribing and attesting witness thereto; and that he, the said affiant, and the said Anne N. Hamilton subscribed and attested said Last Will and Testament as witnesses to the publication thereof and the signature of said testatrix, Jessie Burke Smith, thereon, at the special instance and request of and in the presence of said testatrix and in the presence of each other on the 17th day of October, 1998.


JOHN H. PRICE, JR.

SWORN to and subscribed before me, this the 29th day of October, 2002.


NOTARY PUBLIC

My Commission Expires:
Notary Public State of Mississippi At Large
My Commission Expires: June 14, 2005
Bonded Thru Halden, Brooks & Gairan

BK 35
Pg 254

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL
AND TESTAMENT AND ESTATE OF
JESSIE BURKE SMITH, DECEASED

NO. 2002-853

AFFIDAVIT OF EXECUTRIX

STATE OF MISSISSIPPI

COUNTY OF Madison

Personally appeared before me, the undersigned authority of law in and for the jurisdiction aforesaid, the within named Margaret Anne Lipe, who, being by me first duly sworn, stated on oath as follows:

That Affiant is the duly appointed, qualified and acting Executrix of the Estate of Jessie Burke Smith, Deceased; that Affiant, pursuant to Miss. Code Ann § 91-7-145(2), as amended, has made reasonably diligent efforts to identify all persons having claims against said Estate, and has been able to identify no person having a claim against said Estate; and Affiant verily believes that no person has a valid claim against said Estate.

Margaret Anne Lipe
MARGARET ANNE LIPE, EXECUTRIX

SWORN to and subscribed before me, this the 31 day of October, 2002.

MIKE CROOK, CHANCERY CLERK

By: [Signature]



BK35
P9255

Last Will and Testament

OF

JESSIE BURKE SMITH

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

ITEM I

I hereby will and direct that all of my just debts which may be duly probated, registered and allowed against my estate shall be paid as soon as practicable after my death.

ITEM II

JBS
I hereby will, devise and bequeath one seventh (1/7) of my estate, of whatsoever kind or character and wheresoever situated, to each of the following named individuals: To my niece, Billie Kent Keenon; to my niece, Margaret Anne Lipe; to my niece, Mary Ella Biggs; to my sister-in-law, Frances D. Burke; to my late husband's niece, Betty Thompson Allen; and to my late husband's niece, Anne Smith Mays, or, if any of said named individuals should predecease me, to the survivors of them, share and share alike.

ITEM III

I hereby will, devise and bequeath the remaining one-seventh (1/7) of my estate, of whatsoever kind or character and wheresoever situated, to all of the following named individuals, share and share alike, as follows: To my nieces and nephews as follows: Jack

BK35
09256

Foster Burke, Jr., Milton Pope Burke, III, Mary Hobson Burke, Lee Burke, Robert E. Foxman, Jr. and Willian Patrick Burke; and to my late husband's nieces and nephews, as follows: W. R. Thompson, Jr., George Thompson, Patsy Smith Gibson, Diane Smith Sullivan, John [redacted], Marvin Garrard Smith, Jr. and Barbara Smith [redacted], or, if any of said named individuals should predecease me, to the survivors of them, share and share alike.

Old
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with

ITEM IV

I hereby name, constitute and appoint my niece, Margaret Anne Lipe, as Executrix of this my Last Will and Testament. I hereby expressly direct that no bond be required of my said Executrix and waive the necessity of having a formal appraisement made of my estate, and further waive, to the extent legally permissible, the filing by such Executrix of any inventory, accounting or report to any court.

WITNESS my signature, this 11th day of October 1998.

Jessie Burke Smith
JESSIE BURKE SMITH

June A Hamilton
Address: 5153 River Road
Jackson, MS 39211

John H. Baker, Jr.
Address: 5308 Bayou Lake Rd
Jackson, MS 39211

SUBSCRIBING WITNESSES

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CERTIFICATE

We, the undersigned ANNE N HAMILTON
and JOHN H PRICE, JR., hereby certify that the
above named Jessie Burke Smith signed the foregoing instrument of
writing and declared the same to be her Last Will and Testament in
our presence; that at said time the said Jessie Burke Smith was of
sound and disposing mind and memory, and that in her presence and
at her request, and in the presence of each other, we have
subscribed our names as witnesses thereto on this the 17th day of
October, 1998.

Anne N Hamilton

John H. Price, Jr.

SUBSCRIBING WITNESSES

LAST WILL AND TESTAMENT

OF

JEFFREY FOWLER HUDSON

BIL 35
M 258

I, JEFFREY FOWLER HUDSON, of Madison County, Mississippi, being above the age of twenty one year, and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament hereby revoking all previous wills and testaments made by me.

ARTICLE I

I appoint as Executor of this will my brother, Rayford R. Hudson IV., of Madison, Mississippi who resides at 414 Pebble Creek Dr., Madison, Mississippi 39110. He shall serve without bond appraisal, inventory or accounting to any Court. In the event that he shall predecease me or shall for any reason refuse or be unable to serve or to continue serving as executor hereof, then I hereby appoint my father, Rayford R. Hudson III., who resides at 231 Meadowoods Dr. Jackson, Mississippi 39211, as executor in his stead. He also shall serve without bond, inventory or appraisal.

I hereby authorize and empower my said executor in his discretion to sell, convey, convey, transfer, assign, mortgage, pledge, lease or otherwise dispose of all or any part of my real or personal estate, and to perform all acts and to execute all documents which my said executor may deem necessary, convenient or proper in regard to my property.

Jeffrey Fowler Hudson
JEFFREY FOWLER HUDSON

3/14/02
DATE

ARTICLE II.

BK 35
p 9 259

I hereby direct that all my probated debts, all expenses of my last illness, all funeral and burial expenses, including a suitable grave site, marker, and perpetual care, if deemed appropriate, and the cost of administration of my estate be paid as soon as practicable after my

~~death, first out of my cash assets in my bank accounts, and if necessary, out of the proceeds of the sale of my real estate.~~

~~My executor shall have the right to sell any real estate I own at the time of my death, and the proceeds of such sale shall be used to pay my debts and expenses.~~

~~My executor shall have the right to sell any real estate I own at the time of my death, and the proceeds of such sale shall be used to pay my debts and expenses.~~

~~My executor shall have the right to sell any real estate I own at the time of my death, and the proceeds of such sale shall be used to pay my debts and expenses.~~

My executor shall only be required to perform the duties of an executor as required by law, and shall carry out its provisions.

In the event that any property or interest in property passing under this Will or by operation of law or otherwise by reason of my death shall be encumbered by a mortgage or a lien, or shall be pledged to secure any obligation (whether the property or interest in property so encumbered or pledged shall be owned by me jointly or individually), it is my intention that such indebtedness shall not be charged to or paid from my estate, but that the devisee, legatee or beneficiary shall take such property or interest in property subject to all encumbrances existing at the time of my death.

It is my intention, however, that nothing under this Will shall be construed as creating an express trust or fund for the payment of my debts and expenses which would in any way extend the normal statute of limitations for the payment of my debts or charge upon my statutory

Jeffrey Fowler Hudson
JEFFREY FOWLER HUDSON

4/1/02
DATE

duty to pay debts.

BK 35
Pg 260

ARTICLE III.

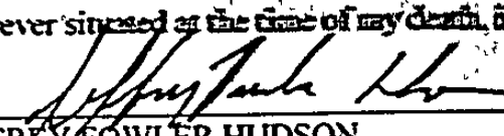
I do hereby give, devise and bequeath to my child, Hayden Frances Hudson, DOB: 5/3/97, to be placed in trust, the sum of FIFTY THOUSAND DOLLARS (\$50,000.00) to be paid from the life insurance proceeds from Policy Number 5,888.783 written by First Colony Life Insurance Company, located in Lynchburg, Virginia. I appoint my brother, Rayford R. Hudson, as trustee of said funds for the benefit of Hayden Frances Hudson.

I do hereby give, devise and bequeath to my child, Hally Grace Hudson, DOB: 11/11/97, to be placed in trust, the sum of FIFTY THOUSAND DOLLARS (\$50,000.00) to be paid from the life insurance proceeds from Policy Number 5,888.783 written by First Colony Life Insurance Company, located in Lynchburg, Virginia. I appoint my brother, Rayford R. Hudson, as trustee of said funds, for the benefit of Hally Grace Hudson.

Rayford R. Hudson, residing at 414 Pebble Creek Drive, Madison, Mississippi 39110 shall act as trustee for both of these testamentary trusts on behalf of my two children. He shall use said funds in his sole discretion for the benefit of my two children until each child reaches the age of forty, at which said time, the remaining corpus of each trust shall be distributed and disbursed equally to my children.

ARTICLE IV.

I do hereby give, devise and bequeath all my personal property of any kind and nature and wherever situated at the time of my death, including all property which I may acquire or become


JEFFREY FOWLER HUDSON

2/14/02
DATE

Bk 35
pg 261

entitled to after the execution of this will, to my brother, Rayford R. Hudson IV., with the exception of the aforesaid sums given to my two children to be placed in trust. The remaining life insurance proceeds in the amount of ONE HUNDRED AND FIFTY THOUSAND (\$150,000.00) I do hereby give, devise and bequeath to my brother, Rayford R. Hudson IV. In the event that he predeceases me, I then give, and devise said real property to my father, Rayford Hudson III., who resides at 231 Meadowoods Dr., Jackson, Mississippi 39211.

ARTICLE V.

I do hereby give and devise my real estate situated in Madison County, Mississippi, described as 341 Davis Crossing Road, Canton, Mississippi 39046, unto my brother, Rayford R. Hudson IV. In the event that he predeceases me, I then give, and devise said real property to my father, Rayford Hudson III. who resides at 231 Meadowoods Dr., Jackson, Mississippi 39211.

ARTICLE VI.

Wherever in this my Last Will and Testament it is provided that any person shall benefit hereunder if such person shall survive me, that person shall be deemed not to have survived me if he or she shall die within thirty (30) days after my death or at the same time as I, or in a common disaster with me, or under such circumstances that it is difficult or impossible to determine which of us died first.

IN TESTIMONY WHEREOF, I, JEFFREY FOWLER HUDSON, sign, seal, publish and declare this instrument to be my Last Will and Testament on this 14th day of February, 2002, in the presence of Christiana Sugg and Rebecca Taylor, each of whom I have asked to sign


JEFFREY FOWLER HUDSON

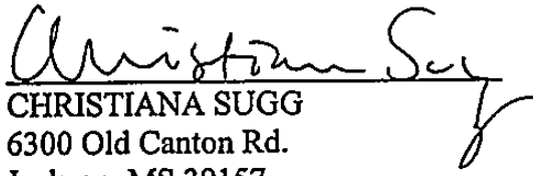
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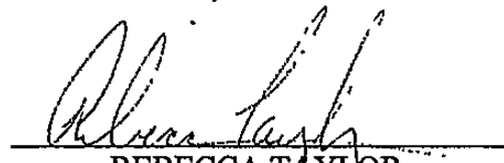
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this, my Last Will and Testament, in my presence, and I, in their presence, and in the presence of each other. This my Last Will and Testament, consists of six (6) typewritten pages, with each page bearing my signature.


JEFFREY FOWLER HUDSON

The foregoing instrument consisting of six (6) typewritten pages was signed, sealed, published and declared by JEFFREY FOWLER HUDSON, the testator, in Jackson, Mississippi, to be his Last Will and Testament, 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 attesting witnesses, on this the 14th day of February, 2002.


CHRISTIANA SUGG
6300 Old Canton Rd.
Jackson, MS 39157


REBECCA TAYLOR
550 Post Road #709
Ridgeland, MS 39157

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI
COUNTY OF RANKIN

THIS DAY personally came and appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, Christiana Sugg of Jackson, Mississippi, and Rebecca Taylor of Ridgeland, Mississippi whose names appear as subscribing witnesses to the foregoing and attached instrument of writing, who, after being duly sworn, say on oath that on the 14th day of February, 2002, JEFFREY FOWLER HUDSON, in their presence, declared same to be his Last

Bk 35
pg 263

Will and Testament, that at his request and in their presence and in the presence of each other,
said affiants subscribed their names thereto as witnesses to its execution and publication; that
said JEFFREY FOWLER HUDSON, on the 14th day of February, 2002, was over the age of
twenty one (21) years and was of sound and disposing mind and memory.

Christina Saly
WITNESS

[Signature]
WITNESS

SWORN TO AND SUBSCRIBED before me, this the 14th day of February, 2002.

Meda B. Lindley
NOTARY PUBLIC

MY COMMISSION EXPIRES: January 22, 2005

[Signature]
JEFFREY FOWLER HUDSON

2/14/02
DATE

B1235
Pg 264

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
JAMES ROBERT RIDER, DECEASED

NO. 2002-838

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named VERNA Y. CARTLIDGE, whose address is 164 EAST HILL DRIVE, MADISON, MISSISSIPPI 39110, who being by me first duly sworn according to law, states on oath:

1.

That the affiant is one of the subscribing witnesses to that instrument of writing purporting to be the Last Will and Testament of JAMES ROBERT RIDER.

2.

That on the 22nd day of June, 1999, the said JAMES ROBERT RIDER signed, published and declared the instrument of writing to be his Last Will and Testament, in the presence of this affiant and Robin R. Wilkerson, the other subscribing witness to the instrument.

3.

That JAMES ROBERT RIDER was then and there of sound and disposing mind and memory and over the age of eighteen (18) years.

FILED
THIS DATE

NOV 01 2002

MIKE CROOK
CHANCERY CLERK

By: [Signature] D.C.

Bk 35
Pg 264 1/2

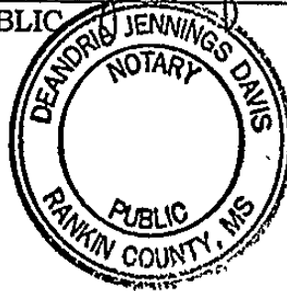
4.

That this affiant, together with Robin R Wilkerson, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said JAMES ROBERT RIDER, and in the presence of each other.

Verna Y. Cartledge
VERNA Y. CARTLEDGE

SWORN TO AND SUBSCRIBED before me on this the 24th day of October, 2002.

Deandra Jennings Davis
NOTARY PUBLIC



My Commission Expires:
Notary Public State of Mississippi At Large
My Commission Expires: November 8, 2005
Bonded Thru Heiden, Brooks & Garland, Inc.

(Seal)

FILED Last Will and Testament
THIS DATE

Blk 35
Pg 265
2002-838

NOV 01 2002

MIKE CROOK
CHANCERY CLERK

OF

JAMES ROBERT RIDER

By: _____ D.C.

I, JAMES ROBERT RIDER, being over the age of eighteen (18) years, do make, publish and declare this my Last Will and Testament, and by this act do hereby revoke any and all other Wills or Codicils to Wills heretofore made by me.

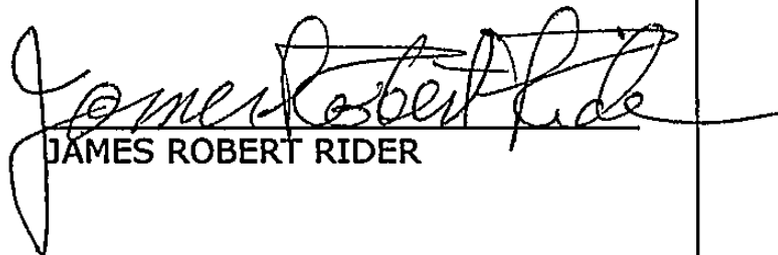
References herein to "spouse" mean my spouse, MARGARETTE ELLEN RIDER.

References herein to "child" or "children" mean my children, ROBIN ANN WILKERSON, JAMES NEIL RIDER, and JAMIE ELLEN RIDER.

I. PAYMENT OF DEBTS

I direct that all of my just debts which may be probated and allowed against my estate, my funeral expenses, and the expense of my last illness be paid first from the properties of my estate. This clause of my Will shall not be construed as creating a trust for the benefit of my creditors.

In the event any property or interest in property passing under this Will, or by operation of law, or otherwise by reason of my death, shall be


JAMES ROBERT RIDER

Bk 35
pg 264

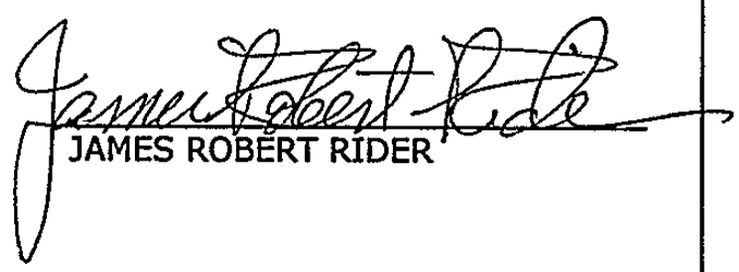
encumbered by a mortgage or a lien, or shall be pledged to secure any obligation (whether the property or interest in property so encumbered or pledged shall be owned by me jointly or individually), it is my intention that such indebtedness shall not mandatorily be charged to or paid by my estate, but that my Executrix shall have absolute discretion as to whether said indebtedness, either in whole or in part, shall be paid.

II. SPECIFIC BEQUESTS

I give to my spouse, if she survives me, all of my automobiles, clothing, jewelry, and other personal effects, including all furniture, furnishings, fixtures, books, objects of art, household goods, silverware, china, and ornaments located in my home. If my spouse does not survive me, I give such property to my children, in equal shares. In the event any of my children shall predecease me with issue, I give the share of such property that would have gone to the deceased child to such child's issue, such share to be divided among the issue, if more than one, by the Executrix in as equal portions as possible. If a child shall predecease me without issue, I give all of such property to my surviving children.

III. UNIFIED CREDIT TRUST

If my spouse survives me, I give to ROBIN ANN WILKERSON, as Trustee, upon the trust hereinafter provided, a pecuniary sum, as


JAMES ROBERT RIDER

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pg 267

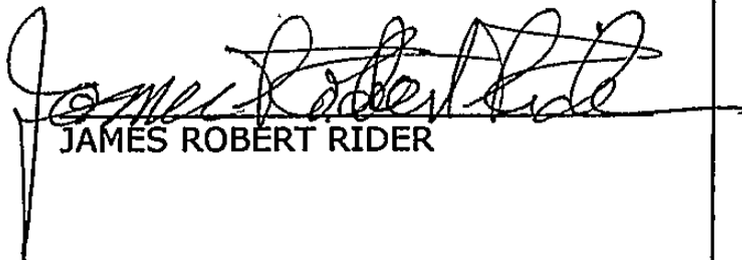
determined by the Executrix, equal to the largest amount, if any, that can pass under this paragraph free of Federal estate tax by reason of (i) the unified credit under I.R.C. § 2010 (or any similar successor provision) and (ii) the State death tax credit under I.R.C. § 2011 (or any similar successor provision) to the extent that use of the death tax credit does not require an increase in State death taxes paid which are computed by reference to the State death tax credit.

In determining the largest amount that can pass free of Federal estate tax, the Executrix shall take account of the value of any of my property passing in any manner which is included in my gross estate but which does not qualify for the marital deduction in computing Federal estate tax.

The Executrix shall have the power and the sole discretion to set aside this trust fund wholly or partially in cash or in kind, and to select the assets which shall constitute the fund.

In making the computations to determine the amount to go to this trust, the final determination of values for Federal estate tax purposes shall control. However, the value of the distribution at date of distribution shall be fairly representative of the appreciation and depreciation of all assets available to pay the bequest.

The amount shall not be diminished by any Federal or State estate or


JAMES ROBERT RIDER

Blk 35
pg 268

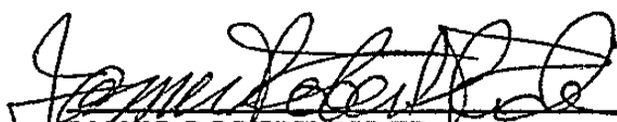
inheritance taxes, or claims against, or administrative expenses of, my estate, unless my residuary estate is insufficient to pay any such taxes, claims, or expenses. However, any expense of my estate that is not deductible by my estate shall be charged against this amount.

This trust shall be known as the "JAMES ROBERT RIDER UNIFIED CREDIT TRUST," and shall be administered as follows:

A. The Trustee shall pay the income from this trust to my spouse in convenient installments, not less frequently than quarter annually, so long as she shall live. Any income which is not distributed at the time of her death, shall be distributed to her estate as soon as practical.

B. If the total income of my spouse is, in the sole discretion of the Trustee, insufficient to enable her to maintain her present standard of living, then the Trustee may pay to her out of the principal of this Trust such additional sum or sums as the Trustee shall deem proper. In making this determination, the Trustee may take into consideration my spouse's assets and income from sources other than this Trust. The Trustee is also authorized to pay any and all medical, nursing, hospital or other related bills which may be incurred by my spouse, out of the income or corpus, or both.

C. Upon the death of my spouse, this trust shall terminate and the


JAMES ROBERT RIDER

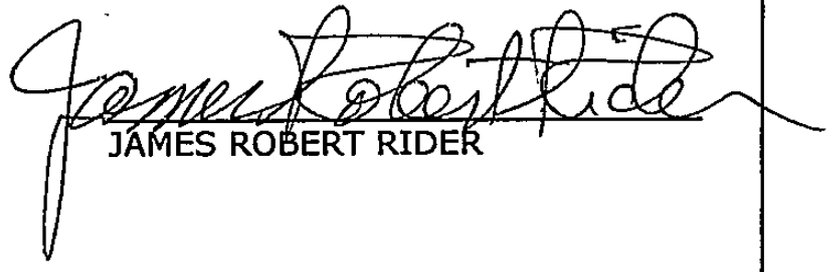
BK 35
pg 269

Trustee shall deliver the properties constituting the trust to my children, in equal shares, as determined by the Trustee. If any of my children shall predecease the termination of the trust with issue, then the share that would have gone to the deceased child shall be distributed to the child's issue, such share to be divided equally among the issue, if more than one.

D. In case any distribution of income or principal from the trust becomes payable to a minor or to any person under a legal disability, or to a person not adjudicated incompetent, but who, by reason of illness, mental or physical disability, or any other condition, is in the opinion of the Trustee unable to administer or manage properly such property, then such property shall be distributed by the Trustee in such of the following ways as the Trustee deems best:

- (a) directly to such beneficiary;
- (b) to the legal or natural guardian or the legally appointed conservator of such beneficiary; or
- (c) to some relative or friend for the care, support, education, and welfare of such beneficiary.

The receipt for or evidence of such payment, distribution, or application shall be a complete discharge and acquittance of the Trustee to the extent of such payment, distribution, or application, and such Trustee shall have


JAMES ROBERT RIDER

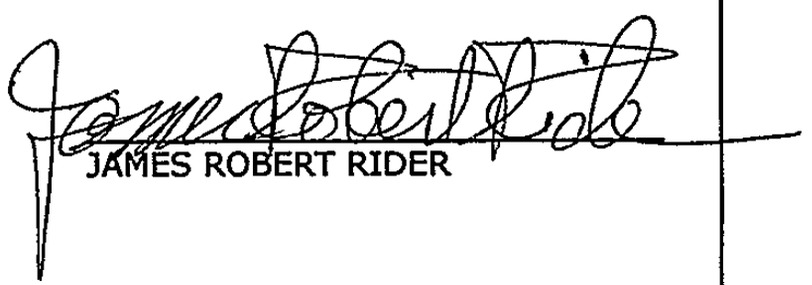
BK 35
Pg 270

no duty to see to the actual application of amounts so paid or distributed to others.

E. In the administration of the trust, the Trustee, or any successor Trustee, shall have all those powers enumerated in the Uniform Trustees' Powers Law, Mississippi Code Ann. §§ 91-9-101 et seq. (1972). The Trustee shall not be entitled to compensation for services in administering and distributing the trust property but shall be entitled to reimbursement for expenses.

F. No beneficiary hereunder may sell, assign, hypothecate, or anticipate all or any part of his or her income or corpus of this trust. The funds of this trust shall not be subject to seizure or levy by any creditor of any beneficiary hereunder.

G. This is a private trust, and the Trustee shall not be required to obtain the order or approval of any court of the exercise of any power or discretion herein granted. No Trustee named in this document shall be required to enter into any bond as Trustee, nor shall any Trustee named in this document be required to return to any court any periodic formal accounting of its or his administration of the trust. However, the Trustee shall furnish an accounting, at least annually, to my spouse, as the beneficiary entitled to the income therefrom. No person paying money or


JAMES ROBERT RIDER

BK 35
Pg 271

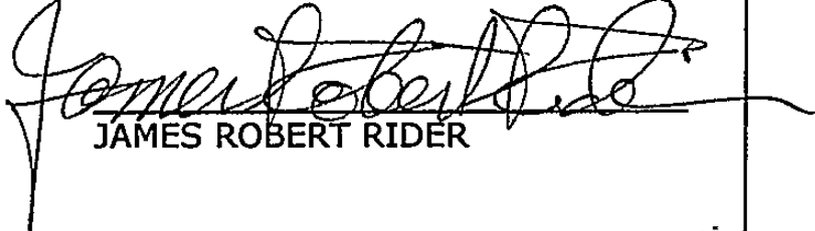
delivering property to the Trustee shall be required to see to its application.

H. Anything herein to the contrary notwithstanding, the trust hereby created shall terminate not later than twenty-one (21) years after the death of the last survivor of myself and all beneficiaries hereunder living at the time of my death.

I. The Trustee may at any time resign upon giving written notice to my spouse, specifying the effective date of her resignation. If the Trustee at any time resigns, refuses, declines, or is unable to serve as such, then JAMES NEIL RIDER shall serve as Substitute Trustee. In the event JAMES NEIL RIDER resigns, refuses, declines, or is unable to serve as such, JAMIE ELLEN RIDER shall serve as Substitute Trustee, and if she shall fail to serve for any reason, the appropriate court shall appoint a Substitute Trustee upon proper petition by any beneficiary. The Substitute Trustee shall have all the title, powers, responsibilities, and discretion herein given to the Trustee named herein without the necessity of any action of conveyance or transfer from the original Trustee.

IV. RESIDUARY ESTATE

If my spouse survives me, I give all of the rest and remainder of my property to her. Any Federal or State estate or inheritance taxes, or claims against, or expenses of, my estate, shall be paid first from this residuary


JAMES ROBERT RIDER

pg 35
pg 272

estate, unless as may be otherwise provided herein.

If my spouse does not survive me, I give all of the rest and remainder of my property to my children, in equal shares. If my spouse does not survive me and any of my children shall also predecease me with issue, then the share of my residuary estate that would have gone to the deceased child shall go to the issue of such child, such share to be divided equally among the issue, if more than one.

In case any distribution of my residuary estate, or the specific gifts under Article II, become payable or distributable to a minor or to any person under legal disability, or to a person not adjudicated incompetent, but who, by reason of illness, mental or physical disability, or any other condition, is in the opinion of the Executrix, unable to administer or manage properly such property, then such property shall be distributed by the Executrix in such of the following ways as the Executrix deems best:

- (a) directly to such beneficiary;
- (b) to the legal or natural guardian or the legally appointed conservator of such beneficiary; or
- (c) to some relative or friend (including the Executrix) to hold for the health, education, support, or maintenance of such beneficiary.


JAMES ROBERT RIDER

BK 35
Pg 273

The receipt for or evidence of such payment, distribution, or application shall be a complete discharge and acquittance of the Executrix to the extent of such payment, distribution, or application and such Executrix shall have no duty to see to the actual application of amounts so paid or distributed to others.

V. COMMON DISASTER CLAUSE

In the event that both my spouse and I should die in a common accident or under such circumstances that it cannot be determined which of us survives the other, then I hereby direct that this Will, including all of its provisions, be construed under the presumption that she survived me.

VI. APPOINTMENT OF EXECUTRIX

I appoint my spouse to be Executrix of my Will. If my spouse shall predecease me, or be unable or unwilling to serve, I appoint ROBIN ANN WILKERSON as Executrix. In any such case, I direct that no bond, inventory, appraisal, or accounting shall be required.

IN WITNESS WHEREOF, I have hereunder set my hand to this my Last Will and Testament in the presence of Verna Y. Cartledge and Robin R. Wilkerson whom I have asked to act as subscribing witnesses hereto on this 22nd day of June, 1999.


JAMES ROBERT RIDER

BK 35
P# 274

SUBSCRIBING WITNESSES:

Verna Y. Cartlidge

164 East Hill Drive
Madison, MS 39110

Robin R. Wilkerson

38 Redbud Lane
Madison, MS 39110

We, each of the subscribing witnesses to the Last Will and Testament of JAMES ROBERT RIDER hereby certify that the said JAMES ROBERT RIDER declared the same to be his Last Will and Testament, that he signed this instrument in the presence of each of us, and that each of us signed it in his presence and in the presence of each other. We further certify that on this occasion the said JAMES ROBERT RIDER was of sound and disposing mind and memory.

WITNESS OUR SIGNATURES this 22nd day of June, 1999.

Verna Y. Cartlidge
Robin R. Wilkerson

L:\CTS\1931-1\LW&TJRR 269.271

Last Will and Testament

OF

MAX NORRIS REVES

I, MAX NORRIS REVES, being above the age of twenty-one (21) years, and an adult resident citizen of Jackson, Mississippi, and being of sound and disposing mind and memory do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all prior Wills and Codicils heretofore executed by me.

I nominate and appoint my wife, LOUISE WILLIAMS REVES, as the Executrix of this my Last Will and Testament, and I direct that she shall not be required to enter into any bond as such Executrix, and I hereby waive the necessity of having a formal appraisal of my estate; and that no accounting shall be required of her. As Substitute Executor, I nominate and appoint our son, CHARLES BARTON REVES, and also appoint him as Guardian of our minor children, if my wife and I should die in a common disaster.

I direct my Executrix to pay all my just debts, which shall be registered, probated and allowed against my estate, including reasonable funeral expenses, as soon after my death as can be conveniently done.

I give, devise and bequeath to my wife, LOUISE WILLIAMS REVES, all of my property, both real and personal, same to include all property of every kind and character wherever situated. If my wife does not survive me, I give and bequeath all of said property to my children, share and share alike, or if any of my children should pre-decease me, then to the issue of such child or children, per stirpes.

Max Norris Reves

 MAX NORRIS REVES, Testator

In the event that my wife and I shall be killed in a common disaster or under such circumstances that it will be impossible to determine which of us died first, and provided further that the disposition of my estate as heretofore provided in the preceding paragraph fails or becomes impossible by reason of lapse or other causes to take effect, then it is my desire that our entire and joint estate be divided into two equal parts, and one-half (1/2) is to be devised and bequeathed to my legal heirs and the other one-half (1/2) to the legal heirs of my wife.

IN WITNESS WHEREOF, I have caused this my Last Will and Testament to be executed and have written and declared and do hereby declare and publish this to be my Last Will and Testament, in the presence of the subscribing witnesses hereto, and in witness whereof, I have signed this, the 19th day of September, 1971.

Max Norris Reves
MAX NORRIS REVES

WITNESSES:

J. a. Ferguson
Frank K. Stevens

STATE OF MISSISSIPPI
COUNTY OF HINDS

We, each of the subscribing witnesses to the Last Will and Testament of MAX NORRIS REVES, do hereby certify that said instrument was signed by said MAX NORRIS REVES in our presence and in the presence of each of us, and that the said, MAX NORRIS REVES, declared the same to be his Last Will and Testament in the presence of each of us; and that we each signed as subscribing witnesses to said Will at his request, in his presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 19th day of September, 1971.

J. a. Ferguson
WITNESS
Frank K. Stevens

B/L 35
pg 277

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

LULA MAE JOHNSON, DECEASED

NO. 2002-724

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Madison

This date personally appeared before me, the undersigned, authority at law in and for the jurisdiction aforesaid, the within named **Joyce A. Cheeks**, who being by my 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 Lula Mae Johnson, deceased, who was personally known to the affiant, and whose signature is affixed to the last Will and Testament, dated the 23rd day of June, 1994.

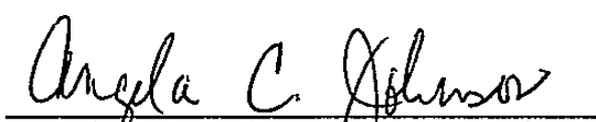
(2) That on the 23rd day of June, 1994, the said Lula Mae Johnson signed, published and declared the instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of **Bessie M. Travis**, the other subscribing witness to the instrument.

(3) That Lula Mae Johnson, was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

(4) That this affiant, together with **Bessie M. Travis**, subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of said Lula Mae Johnson, and in the presence of each other.


Joyce A. Cheeks

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


NOTARY PUBLIC

Last Will and Testament

OF

LULA MAE JOHNSON

I, LULA MAE JOHNSON, of Post Office Box 7, Sharon, Madison County, Mississippi 39163, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills and Codicils.

I.

I appoint as the executrix of my estate Lula B. Watkins, to serve without bond and to act as her good judgment and discretion will determine; and she shall not be required to file any accounting, annual or final, to any courts of her actions as executrix.

II.

I give, devise and bequeath to Hattie B. Johnson Jones, at the time of my death, the house and six (6) acres of real property surrounding the house, being located in Section 5, Township 9 North, Range 4 East, NW $\frac{1}{4}$ N of Sharon & Farmhaven Road, Madison County, Mississippi.

III.

I give, devise and bequeath to all of my children to whom I did not give land to during my lifetime, at the time of my death, to share and share alike, any and all other real property owned by me.

IV.

I give, devise and bequeath to my children, at the time of my death, to share and share alike, the residue of my estate.

V.

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

BK35
pg 279

WITNESS MY SIGNATURE, this 23rd day of June, 1994.

Lula Mae Johnson
LULA MAE JOHNSON

WITNESSES:

Bessie M. Travis
Joyce A. Chute
* * *

STATE OF MISSISSIPPI

COUNTY OF Madison

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

WITNESS OUR HANDS, this 23rd day of June, 1994.

WITNESSES:

NAMES

ADDRESSES

Bessie M. Travis
Joyce A. Chute

P.O. Box 824
Canton, MS 39046
Rt. 4, Box 431-B
Carthage, MS 39051

FILED

THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

NOV 14 2002

IN THE MATTER OF THE ESTATE OF
MAX NORRIS REVES, DECEASED

By:

MIKE CROOK
CHANCERY CLERK

CAUSE NO. 2002-768

AFFIDAVIT REGARDING CLAIMS

COMES NOW, Louise Williams Reves, an adult resident citizen of Madison County, Mississippi, as Executrix of the Estate of Max Norris Reves, Deceased, and hereby states that she has made reasonably diligent efforts to identify persons having claims against the Estate and has given notice by mail as required in Mississippi Annotated Code Section 97-1-145(1) to all persons so identified.

Respectfully submitted, on this the 1st day of November 2002.

Louise Williams Reves
LOUISE WILLIAMS REVES

STATE OF MISSISSIPPI
COUNTY OF MADISON

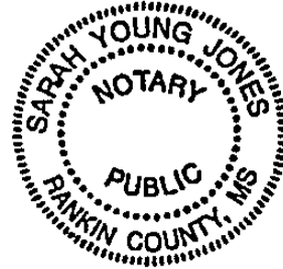
PERSONALLY appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named *Louise Williams Reves*, being first duly sworn by me, stated on oath that she executed the above and foregoing instrument and that the matters and things contained therein are true and correct as therein stated.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 1st day of November 2002.

Sarah Young Jones
NOTARY PUBLIC

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires: October 21, 2004
Bonded Thru Helden, Brooks & Garland, Inc.



This instrument prepared by:
Paul L. Gunn, MSB No. 5071
Roger W. Williams, MSB No. 10298
TAYLOR, COVINGTON & SMITH, P.A.
Post Office Box 3509
Jackson, Mississippi 39207-3509

IN THE CHANCERY COURT OF
MADISON COUNTY, MISSISSIPPI

NO. 2002-788

IN THE MATTER OF THE ESTATE OF
SARAH L. VAUGHAN, DECEASED

DEAN E. GERBER, EXECUTOR

FILED
THIS DATE

NOV 14 2002

MIKE CROOK
CHANCERY CLERK

By: [Signature] D.C.

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF Hinds

This day personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, DEAN E. GERBER ("Affiant"), of Jackson, Mississippi, personally known to me, who, after being first duly sworn, states on oath as follows:

That Affiant is the duly-appointed Executor of the Estate of Sarah L. Vaughan, Deceased. That Affiant has made reasonably diligent efforts, as required by Section 91-7-145, Mississippi Code of 1972, Annotated, to identify persons having claims against the Estate and has mailed a notice to such persons, if any, so identified at their last known address, informing them that a failure to have their claim probated and registered by the Clerk of Court granting Letters within the ninety (90) day period provided in said statute will bar their claim.

That Affiant further states that upon filing this Affidavit with the Court, the Notice To Creditors in the Estate proceeding will be published.

WITNESS the signature of Affiant, on this the 13th day of November, 2002.

Dean E. Gerber

DEAN E. GERBER

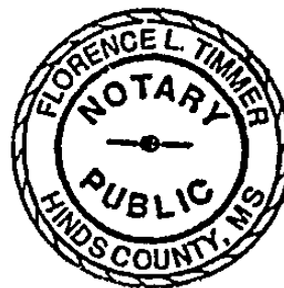
SWORN TO AND SUBSCRIBED before me, this the 13th day of November, 2002.

Florence L. Timmer

NOTARY PUBLIC

My Commission Expires:
MY COMMISSION EXPIRES AUGUST 17, 2004

[AFFIX NOTARIAL SEAL]



JAY A. TRAVIS III
MS State Bar Attorney No. 8268
BUTLER, SNOW, O'MARA, STEVENS & CANNADA, PLLC
17th Floor, AmSouth Plaza
Post Office Box 22567
Jackson, Mississippi 39225-2567
(601) 948-5711
ODMAMHODMAJackson,669291,1

Last Will and Testament

OF

582 d 98 8

DOROTHY VIRGINIA WHITE

I, Dorothy Virginia White, an adult resident citizen of Lowndes County, Mississippi, being of sound and disposing mind and memory and above the age of twenty-one (21) years, do hereby make, publish and declare this my Last Will and Testament, hereby expressly revoking all wills and codicils heretofore made by me.

I am lawfully married to James Lee White and the children of our marriage, who are living at the time of the execution of this Will, are James Slaughter White and Dorothy Ann White Gray.

ARTICLE I

I direct that all of my just debts, including unpaid charitable pledges, whether or not enforceable at law, all expenses of my last illness, all funeral expenses and the cost of administration of my estate be paid as soon as practicable after my death.

ARTICLE II

All the rest, residue and remainder of my estate, I give, devise and bequeath unto my husband, James Lee White, for the rest and remainder of his natural life as a terminable interest qualified for the marital deduction under applicable Federal estate tax laws. My said husband shall deal with the assets constituting this bequest without restriction and he may use, sell, convey or otherwise dispose of the same in any manner during his lifetime. At the time of the death of my said husband, the portion of this bequest remaining, including any assets for which the assets of this bequest may be exchanged, shall at the time of the death of my husband be distributed to my two children, James Slaughter White and Dorothy Ann White Gray in equal shares between them. If either of my said children should predecease me, leaving issue, the share of such deceased child shall go

DW

to his or her surviving issue, per stirpes and in the event said deceased child shall have no surviving issue, the share of such deceased child shall go to my surviving child.

ARTICLE III

In the event that both my said husband and I should die in a common accident, or under such circumstances that it cannot be determined which of us in the survivor, I hereby declare that I shall be deemed to have survived him, and this Will and all its provisions shall be construed upon that assumption.

ARTICLE VI

I nominate, constitute and appoint my children, James Slaughter White and Dorothy Ann White Gray, as the Co-Executors of my estate and in the event that either one should fail to survive me or be or become unable or unwilling to serve until the termination of the administration of my estate, then the other one shall serve as the sole Executor. I direct that my said Co-Executors serve as such without bond, inventory or accounting and confer upon them in the administration of my estate all the powers and discretions set forth in the Mississippi Uniform Trustee's Powers Law all to be exercised without the prior or subsequent approval of any court.

IN WITNESS WHEREOF, I have made, published and declared this to be my Last Will and Testament on this 19th day of December, A.D., 1984, in the presence of the undersigned subscribing witnesses, who sign as such at my request, in my presence and in the presence of each other.

Dorothy Virginia White
Dorothy Virginia White

SUBSCRIBING WITNESSES:

Yvonne K. Alred
Barbara B. Bradford

Last Will and Testament

OF

B 35 P 286

JAMES LEE WHITE

I, James Lee White, an adult resident citizen of Lowndes County, Mississippi, being of sound and disposing mind and memory and above the age of twenty-one (21) years, do hereby make, publish and declare this my Last Will and Testament, hereby expressly revoking all wills and codicils heretofore made by me.

I am lawfully married to Dorothy Virginia White and the children of our marriage, who are living at the time of the execution of this Will, are James Slaughter White and Dorothy Ann White Gray.

ARTICLE I

I direct that all of my just debts, including unpaid charitable pledges, whether or not enforceable at law, all expenses of my last illness, all funeral expenses and the cost of administration of my estate be paid as soon as practicable after my death.

ARTICLE II

All the rest, residue and remainder of my estate, I give, devise and bequeath unto my wife, Dorothy Virginia White, for the rest and remainder of her natural life as a terminable interest qualified for the marital deduction under applicable Federal estate tax laws. My said wife shall deal with the assets constituting this bequest without restriction and she may use, sell convey or otherwise dispose of the same in any manner during her lifetime. At the time of the death of my said wife, the portion of this bequest remaining, including any assets for which the assets of this bequest may be exchanged, shall at the time of the death of my wife be distributed to my two children, James Slaughter White and Dorothy Ann White Gray in equal shares between them. If either of my said children should predecease me, leaving issue, the share of such deceased child shall go

JLW

to his or her surviving issue, per stirpes and in the event said deceased child shall have no surviving issue, the share of such deceased child shall go to my surviving child.

3 35 P 287

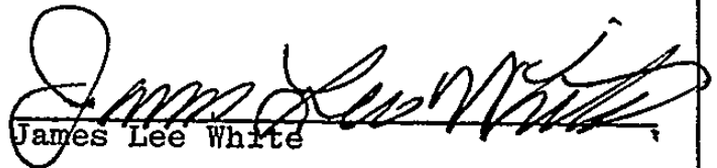
ARTICLE III

In the event that both my said wife and I should die in a common accident, or under such circumstances that it cannot be determined which of us in the survivor, I hereby declare that she shall be deemed to have survived me, and this Will and all its provisions shall be construed upon that assumption.

ARTICLE VI

I nominate, constitute and appoint my children, James Slaughter White and Dorothy Ann White Gray, as the Co-Executors of my estate and in the event that either one should fail to survive me or be or become unable or unwilling to serve until the termination of the administration of my estate, then the other one shall serve as the sole Executor. I direct that my said Co-Executors serve as such without bond, inventory or accounting and confer upon them in the administration of my estate all the powers and discretions set forth in the Mississippi Uniform Trustee's Powers Law all to be exercised without the prior or subsequent approval of any court.

IN WITNESS WHEREOF, I have made, published and declared this to be my Last Will and Testament on this 19 day of December, A.D., 1984, in the presence of the undersigned subscribing witnesses, who sign as such at my request, in my presence and in the presence of each other.


James Lee White

SUBSCRIBING WITNESSES:

Wm K. Alud
Dorothy B. Bradford

Last Will and Testament

I, SARAH LOUISE McINNIS GRIFFIN, an adult resident citizen of McComb, Pike County, Mississippi, being of lawful age and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all prior wills or codicils heretofore made.

1.

I nominate and appoint my son, W. K. Griffin, Jr., Executor of this my Last Will and Testament and direct that he be authorized to serve without being required to give any bond. In the event my said son predeceases me or in the event we die in a common disaster, then I nominate and appoint my daughter, Lawrie Griffin Gulley, to serve as Executrix of my Will and I direct that she not be required to give any bond.

2.

I direct that there be first paid out of my estate all just debts which I might owe at the time of my death, which are properly probated and allowed, including expenses of my last illness, if any, funeral expenses and administration expenses.

3.

I hereby make the following cash bequests:

- A. I give and bequeath unto the Magnolia Presbyterian Church the sum of \$20,000.00.
- B. I give and bequeath unto the McComb Salvation Army the sum of \$20,000.00.

SIGNED FOR IDENTIFICATION:

Sarah Louise McInnis Griffin

I hereby bequeath my Buick Skylark unto Lily Bates.

5.

I will, devise and bequeath all of the rest, residue and remainder of my property, real, personal and mixed and wheresoever situated unto my two children, W. K. Griffin, Jr. and Lawrie Griffin Gulley. In the event my son or daughter should predecease me, then the devise and bequest to him or her shall go to his or her issue per stirpes.

WITNESS MY SIGNATURE, this, the 17th day of January, 2000.

Sarah Louise McInnis Griffin
 SARAH LOUISE McINNIS GRIFFIN

WITNESSES:

Keri L. Bentley

Celia Seale

CERTIFICATE

We, the undersigned witnesses to the foregoing Last Will and Testament, do hereby certify that we witnessed the signature of the Testatrix, SARAH LOUISE McINNIS GRIFFIN, to the foregoing Last Will and Testament at her special instance and request and that we then subscribed our names thereto in her presence and in the presence of each other.

Witness our signatures hereto on this the 17th day of January, 2000.

Keri L. Bentley

Celia Seale

STATE OF MISSISSIPPI
COUNTY OF FRANKLIN

B 25 P 200

Each of the undersigned, individually and severally, being duly sworn, deposes and says:

The within will was subscribed in our presence and sight at the end thereof by SARAH LOUISE McINNIS GRIFFIN, the within named Testatrix, on the 17th day of January, 2000 at the offices of McGehee, McGehee & Torrey, Courthouse Square, Meadville, Mississippi.

Said Testatrix at the time of making such subscription declared the instrument so subscribed to be her will.

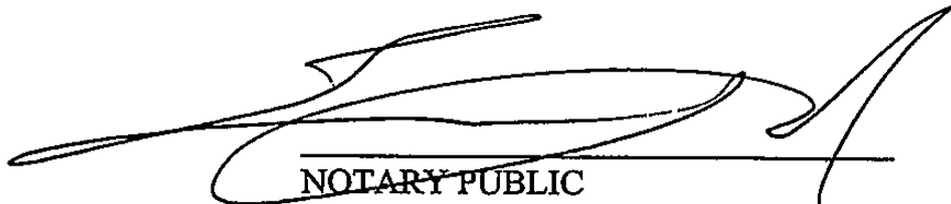
Each of the undersigned thereupon signed his or her name as a witness at the end of said will at the request of said Testatrix and in her presence and sight and in the presence and sight of each other.

Said Testatrix was, at the time of so executing said will, over the age of eighteen years and, in the respective opinions of the undersigned, of sound mind, memory and understanding and not under restraint or in any respect incompetent to make a will.

The foregoing instrument was executed by said Testatrix and witnessed by each of the undersigned Affiant under the supervision of Lane B. Reed, Attorney at Law.

Ken L. Berkeley
Clara Seal

Sworn to and subscribed before me on this the 17th day of January, 2000.


NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATE WIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MAY 30, 2003

B35 P 291

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
SARAH LOUISE MCINNIS GRIFFIN, DECEASED

CAUSE NO. 2002-0880

AFFIDAVIT OF EXECUTOR

FILED
THIS DATE

NOV 15 2002

STATE OF MISSISSIPPI

COUNTY OF HINDS

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

PERSONALLY APPEARED BEFORE ME the undersigned authority in and for the state and county aforesaid, W. K. GRIFFIN, JR., who by me being duly sworn, states on oath the following:

1. I am one of the duly appointed and acting Executor of the Last Will and Testament and estate of Sarah Louise McInnis Griffin, deceased.

2. Acting in my capacity as Executor, I have made reasonably diligent efforts to identify those persons having claims against the estate of Sarah Louise McInnis Griffin, deceased. Based on my investigation, I have concluded that the following persons should be given notice informing them that a failure to have their claim probated and registered by the Clerk of the Chancery Court granting Letters Testamentary to me as Executor within ninety (90) days after the first publication of the *Notice to Creditors*, as required under Section 91-7-145, *Mississippi Code Annotated* (Rev. 1994), as amended, will bar such claim, to-wit:

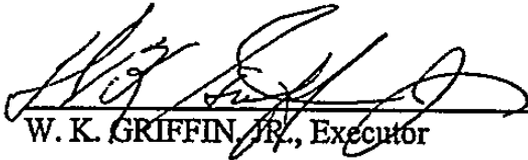
First Commercial Bank
c/o Samuel M. Lane
P. O. Box 12868
Jackson, MS 39236

Statewide Healthcare Services, Inc.
d/b/a Oxford Healthcare
c/o Help at Home, Inc.
17 North State Street - 14th Floor
Chicago, IL 60602

I have given notice by mail to the above-named persons as required in Subsection (1) of Section 91-7-145, *Mississippi Code Annotated* (Rev. 1994), as amended.

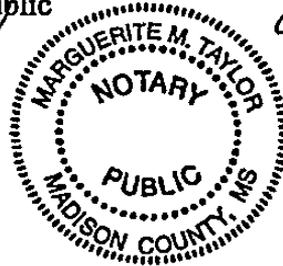
3. I am giving this Affidavit in my capacity as Executor of the Last Will and Testament and estate of Sarah Louise McInnis Griffin, deceased, for the purpose of fulfilling the requirements of Section 91-7-145 of the *Mississippi Code Annotated* (Rev. 1994), as amended.

4. Further affiant sayeth not.


W. K. GRIFFIN, JR., Executor

SWORN TO AND SUBSCRIBED BEFORE ME this 15th day of November 2002.


Notary Public



My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires: April 29, 2006
Bonded Thru Helden, Brooks & Garland, Inc.

(Affix Official Seal)

Jamie G. Houston, III (MSB #2697)
J. Grant Sellers (MSB #8766)
WATKINS & EAGER PLLC
Post Office Box 650
Jackson, Mississippi 39205
(601) 948-6470

Attorneys for Executor

L:\1950\20071 Gnrffin\P006 Affidavit of Executor wpd

2002-913

LAST WILL AND TESTAMENT

OF

ANNIE LAURIE POE

I, Annie Laurie Poe, an adult resident citizen of Madison County, Mississippi, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and by so doing I do hereby expressly revoke any and all other wills and codicils thereto which have been heretofore made by me;

W I T N E S S E T H:

Item 1: By that certain Warranty Deed, dated July 24, 1992, and recorded in Deed Book 303 at page 109 in the office of the Chancery Clerk of Madison County, Mississippi, I conveyed unto my daughter, Dorothy Plummer Kimbrough, a vested remainder interest in and to my residence, located at 212 North Dobson Street in Canton, Mississippi, reserving unto myself a life estate in and to said real property. I do hereby ratify and confirm my prior conveyance of my such residence to my said daughter and acknowledge that upon my death I will have no further right, title or interest in and to such residence. Accordingly, I make no devise of such residence in this my will.

By virtue of the fact that I have previously conveyed my said residence unto my daughter, Dorothy Plummer Kimbrough, I have elected to omit her from sharing in the devise to my other two children of my other real property, as hereinafter set forth in

Initials A. L. P.

Item 2 of this will, in order to equalize the respective shares of all three of my children. However, I do hereby grant unto my said daughter, Dorothy Plummer Kimbrough, the option to earn the right to share equally in the devise of such other real property under Item 2 of this will; provided that she shall have conveyed, within 45 days from and after the grant of either letters testamentary unto my Executor or letters of administration to any administrator c.t.a, an undivided 1/3 interest in and to my said former residence unto each of her brothers, namely Thomas Madden Plummer and John Frederick Plummer, but reserving unto herself the exclusive use, occupancy, and possession of such residence for so long as she actually resides therein and maintains the same as her principle place of residence, and with such residence not being subject to sale or partition by either of her two cotenants, until such time as my said daughter shall voluntarily abandon such residence and establish her principal place of residence elsewhere and with the proceeds from the eventual sale of such residence to be divided equally among all three of my said children, as may be then living, but, if any of them shall be then deceased, the surviving issue of any deceased child shall take and receive their deceased parent's share, per stirpes.

Item 2: Should my daughter, Dorothy Plummer Kimbrough, fail or refuse for any reason to exercise her said option, as next hereinabove set forth in Item 1 of this will, to earn the right to share in the devise of the following described real property, then,

Initials A.L.P.

in that event, I do hereby give and devise unto my sons, Thomas Madden Plummer and John Frederick Plummer, in equal shares, to share and share alike, all of my undivided one-tenth (1/10) interest in and to that certain tract of land, containing 60 acres, more or less, in DeSoto County, Mississippi, and which real property was devised to me under the last will and testament of George F. Winfield, deceased, the same having been ~~was~~ duly *A. L. P.* probated and recorded in case No. 90-6-655 upon the docket of the Chancery Court of DeSoto County, Mississippi.

However, should my daughter, Dorothy Plummer Kimbrough, exercise her said option to share in the devise of the following described real property in the manner and pursuant to the terms and provisions as hereinabove set forth in Item 1 of this will, then, in that event, I do hereby give and devise unto my three children, namely Dorothy Plummer Kimbrough, Thomas Madden Plummer and John Frederick Plummer, in equal shares, to share and share alike, all of my undivided one-tenth (1/10) interest in and to that certain tract of land, containing 60 acres, more or less, in DeSoto County, Mississippi, and which property was devised to me under the last will and testament of George F. Winfield, deceased, the same having been duly probated and recorded in case No. 90-6-655 upon the docket of the Chancery Court of Desoto County, Mississippi.

Item 3: I do hereby give and bequeath unto my daughter, Dorothy Plummer Kimbrough, the following personal property, to-wit:

- (a) My diamond dinner ring;

Initials *A. L. P.*

- (b) One of my antique marble top tables;
- (c) My two Persian rugs; and
- (d) All of my household appliances.

Item 4: I do hereby give and bequeath unto my son, John Madden Plummer, the following personal property, to-wit:

- (a) One of my antique marble top tables;
- (b) My antique marble top wash stand; and
- (c) My large antique sideboard.

Item 5: I do hereby give and bequeath unto my granddaughter, Johnna K. Plummer Van, one of the diamond stones mounted in my double diamond ring; and I do hereby give and bequeath unto my granddaughter, Laurie K. Gardner, the other diamond stone mounted in my said double diamond ring.

Item 6: I do hereby give and bequeath unto my granddaughter, Tommie Ann K. Miller, all of my sterling silver pieces of every nature and description.

Item 7: I do hereby give and bequeath unto my granddaughter, Pam P. Robinson, my diamond sunburst pin.

Item 8: I do hereby give and bequeath unto my grandson, John Frederick Plummer, Jr., all of the remainder of my household furniture, including but not limited to the following personal property:

- (a) My dining room table and 6 chairs;
- (b) My antique 4-poster bed;
- (c) My antique dresser;

Initials A. L. P.

- (d) My loveseat and chair;
- (e) My two antique marble top bedside tables;
- (f) My two gold leaf mirrors;
- (g) My red velvet sofa;
- (h) My two blue wing back chairs;
- (i) My antique sleepy hollow chair;
- (j) My small antique marble top sideboard.

Item 9: I do hereby give, devise and bequeath all of the rest, residue and remainder of my property, both real and personal and of every nature and description, unto my three children, namely: Dorothy Plummer Kimbrough, Thomas Madden Plummer, and John Frederick Plummer, in equal shares, to share and share alike.

Item 10: I hereby name, constitute and appoint, my son, John Frederick Plummer, to serve as my Executor, without bond, and to the fullest extent allowed by law, I do hereby waive and release my said Executor from the requirement of having to make and file any inventory, accounting or appraisal in connection with the administration of my estate.

WITNESS MY SIGNATURE, this the 29 day of April, 1996.

Annie Laurie Poe
ANNIE LAURIE POE

THIS INSTRUMENT, was on the 29 day of April 1996, signed published and declared by Annie Laurie Poe, in our presence, to be her Last Will And Testament; and on said date we, at her request and in her presence and in the presence of each other, subscribed our names hereto as witnesses to the execution of her said Last Will and Testament.

J. M. Ritchey
WITNESS

Te Helms
WITNESS

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
ANNIE LAURIE POE, DECEASED

CIVIL ACTION, FILE NO: 2002-913

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, J. M. Ritchey, one of the two subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the last will and testament of Annie Laurie Poe, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Annie Laurie Poe, the testatrix, signed, published and declared said instrument of writing to be her last will and testament on the 29th day of April, 1996, in the presence of the deponent and Te Helms; that the said testatrix was then and there of sound and disposing mind and memory and was more than eighteen years of age; that the deponent and Te Helms subscribed and attested said instrument of writing, as witnesses to the testatrix's signature and publication thereof, at the special instance and request of and in the presence of the testatrix, on the day and year of the date thereof; and that the deponent is now and was at the time of said attestation a