

Last Will and Testament

OF

TATYANA EGORSHIN

* * * * *

I, TATYANA EGORSHIN, of Ridgeland, Mississippi, being of sound and disposing mind and memory and of lawful age, do hereby make, publish and declare this to be my Last Will and Testament, and I hereby specifically revoke any and all former wills and codicils which I have heretofore made.

I hereby appoint
my husband, EDWARD
V. EGORSHIN, as

ITEM I.

Executor of this my Last Will and Testament and my estate. If my said husband is unable or unwilling to serve in such capacity, I then appoint TRUSTMARK NATIONAL BANK as Executor of my Last Will and Testament and my estate. In any event, I direct that no bond, appraisal, inventory or accounting be required of my Executor insofar as the same may be legally waived.

A.

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

B.

I hereby direct that my Executor shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate, but in his (its) discretion may sell only so much of my property as is necessary to obtain adequate cash (in addition to the cash which I leave at the time of my death) to pay taxes, debts, and the costs of the administration of my estate, and after the payment of the said items, my Executor is authorized in his (its) sole discretion to make distribution to my devisees

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and legatees either in cash or in kind or in both.

C.

I hereby direct that my Executor shall have, with reference to my estate, all of the powers during the administration of my estate as are granted to trustees under the Mississippi Uniform Trustees Powers Act, more specifically §§ 91-9-101 thru 91-9-119, Miss. Code Ann. (1972), including the power to sell any of my real or personal property at public or private sale for cash or credit, or to mortgage, pledge, lease or exchange it, all to be exercisable without court order.

D.

I hereby authorize my Executor to acquire any necessary cemetery lot or lots for my burial and any appropriate marker for my grave, the expense of such to be paid for out of my residuary estate.

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ITEM II.

If he survives me,
I give, devise and
bequeath unto my

husband, EDWARD V. EGORSHIN, the following:

A.

All of my right, title and interest in
and to any and all household furniture,
fixtures, equipment, appliances, silver,
china, linens, and all other household
utensils and articles.

B.

All of my clothing, jewelry and other
personal effects of a similar nature.

C.

My personal automobile or automobiles.

ITEM III.

If my husband,
EDWARD V. EGORSHIN,
survives me, I

hereby direct my Executor to set apart a sum equal to the amount
of the maximum estate tax marital deduction allowable in deter-
mining the federal estate tax on my gross estate, reduced by the

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value of all other property interests forming a part of my gross estate which qualify for such marital deduction and which property interests shall have passed to my said husband in any other manner, and by an amount, if any, needed to increase my taxable estate to the largest amount that will, after taking into account all allowable credits (provided, however, the state death tax credit shall not be used to increase the estate tax payable in any state), result in no federal estate tax on my gross estate, and I give, devise and bequeath such sum to my husband, EDWARD V. EGORSHIN.

My Executor shall assign, convey and distribute to my said husband the cash, securities and other property, including real estate and interests therein, which shall constitute said bequest. The assets to be distributed in satisfaction of said bequest shall be selected in such manner that the cash and other property distributed will have an aggregate fair market value fairly representative of the distributee's proportionate share of the appreciation or depreciation in the value to the date, or dates, of distribution of all property then available for distribution. Any property included in my estate at the time of my death and assigned or conveyed in kind to satisfy said bequest shall be valued for that purpose at the value thereof as finally

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determined for Federal estate tax purposes, and any other property so assigned and conveyed shall be valued for that purpose at its cost. No asset or proceeds of any asset shall be included in said bequest as to which a marital deduction is not allowable if included. Said bequest shall abate to the extent that it cannot be satisfied in the manner hereinabove provided.

ITEM IV.

I devise and be-
queath my resi-
duary estate, being

all my other property, real or personal, wherever situated, to my Trustee hereinafter named in a trust to be known as the TATYANA EGORSHIN TESTAMENTARY TRUST, to be held, administered and disposed of as follows:

A.

The Trustee shall pay all of the net income of the trust to my husband, EDWARD V. EGORSHIN, in convenient installments, but at least annually.

B.

If the net income of this trust estate is not sufficient or adequate to provide for

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the support, care, maintenance, education, medical care, benefit, and general welfare of my husband, then and in that event, the Trustee may, in its sole discretion, invade the principal or corpus of the trust estate and pay therefrom to or for my husband such sums as will adequately provide for said needs.

C.

After the death of my said husband during the continuance of the trust, the Trustee may, in its sole discretion, pay any part or all of the net income, principal or corpus of the trust to my son, Vyacheslav Edward Egorshin, in such amounts as the Trustee may determine to be necessary for the support, care, maintenance, education, medical care, benefit, and general welfare of my son. In making this determination, the Trustee shall take into consideration my son's assets and income from sources other than this trust and any other facts which the Trustee deems pertinent. Any income not so

distributed shall be added to the principal or corpus of the trust.

D.

This trust shall terminate upon the last to happen of the following events:

- (1) The death of my husband,
Edward V. Egorshin.
- (2) My son, Vyacheslav Edward
Egorshin, reaching the age of
fifty (50) years, or his death
prior to reaching that age.

E.

Upon termination of the trust, the Trustee shall distribute all of the remaining principal and income of the trust to my son, Vyacheslav Edward Egorshin.

F.

If my said son should die prior to the termination of the trust, leaving issue, then the Trustee shall distribute all of the remaining principal and income of the trust to said issue, per stirpes.

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G.

If any beneficiary to whom the Trustee is directed to distribute a share of trust principal is under the age of thirty (30) years when the distribution is to be made; his or her share shall vest in interest in him or her indefeasibly, but the Trustee may, in its discretion, continue to hold it as a separate trust until the beneficiary reaches that age, in the meantime using for his or her benefit so much of the income and principal as the Trustee determines to be reasonably required for his or her support, care, maintenance, education, medical care, benefit, and general welfare, adding any excess income to principal at the discretion of the Trustee.

H.

I hereby appoint TRUSTMARK NATIONAL BANK as Trustee. The then current beneficiary of the trust shall have the right and power to designate another national banking institu-

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tion with trust powers as the substituted or successor Trustee of the trust upon thirty (30) days written notice to the Trustee. I direct that the Trustee serve without bond or accounting to any court. I hereby specifically grant to the Trustee all powers that are granted under the Mississippi Uniform Trustees' Powers Law, more specifically §§ 91-9-101 thru 91-9-119, Miss. Code Ann. (1972), including the power to sell any of my real or personal property at public or private sale for cash or on credit, or to mortgage, pledge, lease or exchange it, all to be exercisable without court order.

I.

No part of any trust under this Will, principal, income or increment shall be attachable, assignable, trustable, or liable to be taken at law or in equity for or on account of any debt, obligation or contract of any beneficiary hereunder; but the share I have herein provided such beneficiary should

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have, shall be transferred and delivered to him or her, as the case may be, personally and for his and her sole and exclusive use and benefit.

IN TESTIMONY WHEREOF, I have hereunto set my hand on this, the 17 day of November, 1999.

Tatyana Egorshin
TATYANA EGORSHIN

WITNESSES:

Lynn O. Holder
LYNN O. HOLDER
2008 Fox Hill Lane
Jackson, MS 39212
(601) 373-6847

W. McDonald Nichols
W. McDONALD NICHOLS
172 St. Andrews Drive
Jackson, MS 39211
(601) 956-8393

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, LYNN O. HOLDER and W. McDONALD NICHOLS, who after being duly sworn, on oath stated as follows:

That the above and foregoing Last Will and Testament of TATYANA EGORSHIN, herein referred to as "Testatrix", dated November 17, 1999, was exhibited by the 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 17th day of November, 1999, of sound and disposing mind and memory and was over the age of eighteen years.

Lynn O. Holder
LYNN O. HOLDER

W. M. McDonald Nichols
W. McDONALD NICHOLS

SWORN TO AND SUBSCRIBED before me, this the 17th day of November, 1999.

Pam Fairley
NOTARY PUBLIC

My commission expires:

1-5-2002

Last Will and Testament

of

LOUISE MENEFEE HICKMAN

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

I hereby appoint my son, FREDERICK

ITEM I.

GANTT HICKMAN, Jackson,

Mississippi, Executor of this my Last Will

and Testament and my estate. If my said son shall predecease me or be unable or unwilling to

serve, then and in that event, I appoint my daughter, JANE HICKMAN MONACHELLI,

Phoenix, Arizona, Executrix of this my Last Will and Testament and my estate. If both my son

and daughter predecease me or are unable or unwilling to serve, then and in such event I appoint

DEPOSIT GUARANTY NATIONAL BANK, Jackson, Mississippi, Executor of this my Last

Will and Testament. Such Executor or Executrix shall hereafter be referred to as "my Personal

Representative." I direct that no bond, appraisal, inventory or accounting be required of my

Personal Representative insofar as the same may be legally waived insofar as the same may be legally waived.

A.

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

B.

I hereby direct that my Personal Representative shall not be required to reduce any or all of my personal or real property to cash during the administration of my estate, but in its discretion may sell only so much of my property as is necessary to obtain adequate cash (in addition to the cash which I leave at the time of my death) to pay taxes, debts and the costs of the administration of my estate, and after the payment of said items, my Personal Representative is authorized in its sole discretion to make distribution to my devisees and legatees, either in cash or in kind or in both.

C.

I hereby direct that my Personal Representative shall have, with reference to my estate, all of the powers set forth in the

Mississippi Uniform Trustees Powers Act in Sections 91-9-101 through 91-9-119, Miss. Code Ann. (1972), in addition to the powers herein granted and in addition to all inherent, implied and statutory powers of an executor or personal representative, and without in any manner limiting or restricting such powers.

ITEM II.

I am leaving a letter of direction

addressed to my children and my

Personal Representative which contains a

list of articles and persons to whom I desire they be distributed. This list consists of household furnishings, jewelry and personal keepsakes. Although this list does not constitute a part of my Will, it nevertheless expresses my wishes in connection with the distribution of the items listed to the persons shown to receive them. It is my request that my Personal Representative use this list in determining my wishes for the distribution of those items therein listed.

ITEM III.

I give, devise and bequeath the sum of

Five Hundred Dollars (\$500.00) to each

of my grandchildren, namely MARY

TAYLOR HICKMAN, MARGARET PAGE HICKMAN, FREDERICK GANTT HICKMAN, JR., and ROBERT BRADFORD JONES.

ITEM IV.

I give, devise and bequeath all of the

rest and residue of my property and

estate of every kind and character and

wheresoever situated, herein referred to as my "residuary estate," unto my children, JANE HICKMAN MONACHELLI and FREDERICK GANTT HICKMAN, share and share alike.

ITEM V.

If either of my said children should

predecease me without leaving issue,

then and in that event, I give, devise and

bequeath my residuary estate to the survivor.

ITEM VI.

If either or both of my children

predecease me leaving issue, then

and in that event, the predeceased child's

issue shall take per stirpes that which would have gone to their parent if he or she had survived me. If such issue shall be under the age of twenty-one (21) years, then and in that event, his or her share shall pass to a trustee and be held in trust for his or her benefit on the terms and provisions as follows:

A

The Trustee shall be my surviving child. If both of my children are deceased at the time of the creation of this Trust, then I appoint DEPOSIT GUARANTY NATIONAL BANK as the Trustee.

B.

The Trustee shall serve without bond and without court supervision and shall account only to the beneficiary.

C.

The beneficiary or beneficiaries of this trust shall be my grandchildren under the age of 21 who survive me, but who are not survived by a parent who is a child of mine.

D.

In addition to all inherent and implied powers of a trustee, the Trustee hereunder shall have all of the powers, privileges and authorities set forth in Sections 91-1-101 through 91-9-119 of the Miss. Code Ann. (1972), and all other statutory powers of a trustee.

E.

The Trustee is authorized to receive and retain the trust property, to sell or otherwise dispose of the trust property, to invest and reinvest the trust property and to otherwise manage the trust property in order to carry out the purpose of this trust.

F.

The Trustee shall pay to or for the said beneficiaries such part of the income of the trust (and principal, if necessary) to provide them adequate shelter, food, clothing, educational needs, medical attention and other necessities of life and for their general welfare, taking into account

their other sources of support. Payments to or for each beneficiary need not be equal, but shall be made in accordance with the needs of the beneficiaries from time to time and the determination of such needs shall be made solely by the Trustee.

G.

This trust shall terminate when the last of the beneficiaries becomes twenty-one (21) years of age or twenty-one years after the death of the last to die of the testator and her children. Upon the termination of the trust, all of the remaining trust property shall be distributed in equal parts to the beneficiaries or the survivors of them.

If at the time of my death,

ITEM VII.

I am not survived by any

descendants, then and in that event, I leave

my residuary estate to my sisters and brothers, or the survivor of them, shall and share alike.

IN TESTIMONY WHEREOF, I have hereunto set my hand, on this the 8th day of October, 1997.

Louise Menefee Hickman
LOUISE MENEFEE HICKMAN

WITNESSES:

Albert D. Prianty
1255 E. County Line Rd
Sachse MS 39211
Address

Mary Ann Holland
633 Washington Ct.
Bilzland, MS 39157
Address

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Louvel P. Moriarty and Mary Nell Holland who after being duly sworn, on oath stated as follows:

That the above and foregoing Last Will and Testament of LOUISE MENEFEE HICKMAN, herein referred to as "Testatrix," dated the 8 day of October, 1997, was exhibited by the 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 8 day of October, 1997, of sound and disposing mind and memory and was over the age of twenty-one years.

[Signature]

[Signature]

SWORN TO AND SUBSCRIBED before me, this the 8th day of October, 1997.

[Signature]
NOTARY PUBLIC

My Commission Expires:

8.9.98

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

IN RE: WILL AND ESTATE OF
LOUISE MENELEE HICKMAN

NOV 22 2002

MIKE CROOK
CHANCERY CLERK

NO. 2002-916

By: Betty Ford

AFFIDAVIT OF EXECUTOR
REGARDING NOTICE TO CREDITORS OF ESTATE

As required by Section 91-7-145 of the Mississippi Code of 1972, as amended, the undersigned states that he has made reasonably diligent efforts to identify persons having claims against the estate and that the undersigned has mailed a notice to the persons so identified, at their last known address, informing them that a failure to have their claim probated and registered by the Clerk of this Court within ninety (90) days after the first publication of the Notice to Creditors will bar such claim as provided in Section 91-7-151 of the Mississippi Code of 1972 (as amended).

Frederick Gantt Hickman
FREDERICK GANTT HICKMAN, EXECUTOR OF
THE ESTATE OF LOUISE MENELEE HICKMAN,
DECEASED

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, FREDERICK GANTT HICKMAN, who being by me duly sworn, stated on oath that he is Executor of the Estate of Louise Menefee Hickman, Deceased, and that the matters and things contained in the foregoing Affidavit are true and correct as therein stated.

Frederick Gantt Hickman
FREDERICK GANTT HICKMAN

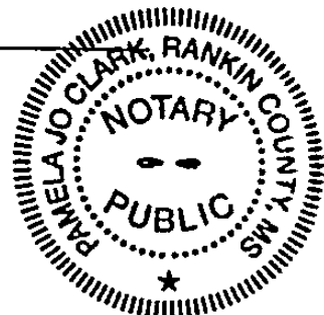
SWORN TO AND SUBSCRIBED before me, this the 22nd day of November, 2002.

Pam Clark
Notary Public

My commission expires:

7-5-06

wmnp/hickman aff ntc



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

FILED
THIS DATE

IN RE: WILL AND ESTATE OF
TATYANA EGORSHIN

NOV 22 2002

NO. 2002-915

MIKE CROOK
CHANCERY CLERK

AFFIDAVIT OF EXECUTOR

REGARDING NOTICE TO CREDITORS OF ESTATE

As required by Section 91-7-145 of the Mississippi Code of 1972, as amended, the undersigned states that he has made reasonably diligent efforts to identify persons having claims against the estate and that the undersigned has mailed a notice to the persons so identified, at their last known address, informing them that a failure to have their claim probated and registered by the Clerk of this Court within ninety (90) days after the first publication of the Notice to Creditors will bar such claim as provided in Section 91-7-151 of the Mississippi Code of 1972 (as amended).

Edward V. Egorshin

EDWARD V. EGORSHIN, EXECUTOR OF THE
ESTATE OF TATYANA EGORSHIN, DECEASED

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, EDWARD V. EGORSHIN, who being by me duly sworn, stated on oath that he is Executor of the Estate of Tatyana Egorshin, Deceased, and that the matters and things contained in the foregoing Affidavit are true and correct as therein stated.

Edward V. Egorshin

EDWARD V. EGORSHIN

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

Pam Clark
Notary Public

My commission expires:

7-5-06

wmnp/egorshin aff ntc



LAST WILL AND TESTAMENT OF CHARLIE MITCHELL

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

ITEM 1. I hereby devise and bequeath all of my property of every kind and description and wheresoever located to my daughter, Nona Mae Mitchell.

ITEM 2. I hereby appoint my daughter, Nona Mae Mitchell, executrix of my estate without bond, waiving all requirements whatsoever of bond from her as such executrix. I hereby waive an inventory and an appraisal of my estate as required by statute, and relieve my said executrix of all duty to account to the courts for her acts and doings as such, and do hereby waive all court proceedings whatsoever in the administration of my estate, save the probate of this, MY LAST WILL AND TESTAMENT.

PUBLISHED, SIGNED AND DECLARED as this MY LAST WILL AND TESTAMENT this 12th day of March, 1981..

Charlie Mitchell
CHARLIE MITCHELL

Josephine Hood (WITNESS)

Cora H. Jones (WITNESS)

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES, this the 12th day of March, 1981.

Josephine Hood (WITNESS)
Cora H. Jones (WITNESS)

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

**IN THE MATTER OF THE ESTATE OF
CHARLIE MITCHELL, DECEASED**

**CIVIL ACTION
FILE NO. 2002811**

AFFIDAVIT AS TO HANDWRITING 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 **FERR SMITH**, who being by me first duly sworn according to law states on oath as follows, to-wit:

(1). That this affiant is familiar with the handwriting and signature of the **Hon. Josephine Hood, Attorney at Law**, one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of **Charlie Mitchell**, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 12th day of March, 1981.

(2). That the signature of Josephine Hood, which is subscribed thereto is the genuine signature of the said Josephine Hood; and that said handwriting and signature

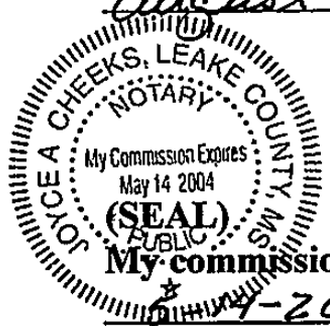
Exhibit "B"

were made and done by the said Josephine Hood.

Ferr Smith
FERR SMITH

SWORN to and SUBSCRIBED before me, this the 19th day of

August, 2002.



Joyce A. Cheeks
NOTARY PUBLIC

My commission expires:
5-14-2004

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

**IN THE MATTER OF THE ESTATE OF
CHARLIE MITCHELL, DECEASED**

**CIVIL ACTION
FILE NO. 2002-811**

AFFIDAVIT AS TO HANDWRITING 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 **DON McGRAW, JR.**, who being by me first duly sworn according to law states on oath as follows, to-wit:

(1). That this affiant is familiar with the handwriting and signature of the **Hon. Josephine Hood, Attorney at Law**, one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of **Charlie Mitchell**, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 12th day of March, 1981.

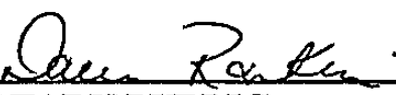
(2). That the signature of Josephine Hood, which is subscribed thereto is the

genuine signature of the said Josephine Hood; and that said handwriting and signature were made and done by the said Josephine Hood.



DON McGRAW, JR

SWORN to and SUBSCRIBED before me, this the 28th day of AUGUST, 2002.



NOTARY PUBLIC

(SEAL)
My commission expires:
My Commission Expires August 19, 2005

Miss [redacted]

FILED
THIS DATE

B 35 P 327

Long [redacted]

NOV 06 2002

MIKE CHANEY CLERK
BY [redacted]

I, Frank Fattenberry, of Madison County, Mississippi, being over the age of 18 years and a resident of Madison County, Mississippi, and being of sound mind and body, do hereby make, publish and declare this to be my last will and testament and I do hereby make any and all other wills or Codicils heretofore made by me.

I

I do hereby appoint, Douglas Raskery, as my Executor of this my last will and testament, to serve without bond, inventory, appraisal or accounting to any court to the extent that these may be legally waived.

II

I direct my Executor to pay all of my just debts, which may be probated against my estate and all my funeral expenses as soon after my death as can be conveniently be done.

III

To my beloved brother, Burnie Fattenberry, and my beloved sister, Mrs Ruth Luter, I

LAST WILL AND TESTAMENT

OF

DOUGLASS S. JUSTISS

I, Douglass S. Justiss, an adult resident citizen of the City of Ridgeland, Madison County, Mississippi, being above the age of 21 years and of sound and disposing mind, declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils heretofore made by me.

ARTICLE I: DEBTS

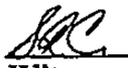
I direct that all of my legally enforceable debts, expenses of my last illness, funeral and burial expenses and other costs of administration of my estate be paid by my Executor as soon as practicable after my death out of the principal of my estate.

ARTICLE II: TAXES

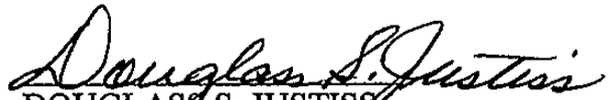
I direct that all legally enforceable estate and inheritance taxes and any taxes in the general nature thereof, which are owed by me or caused as a result of my death, be paid by my Executor out of the principal of my estate.

ARTICLE III: APPOINTMENT OF EXECUTOR

I nominate and appoint my brother-in-law, William E. Girod, presently of 5264 Springridge Road, Raymond, Mississippi 39154, telephone 601/373-2317, to be the Executor of this, my Last Will and Testament, and I direct that he so serve without


Witness


Witness


DOUGLASS S. JUSTISS

the requirement of entering into any bond and further, I direct that my Executor not be required to render any inventory, appraisal or accounting to any court of competent jurisdiction in the administration of my estate.

In the event that William E. Girod does not survive me or is otherwise unable or unwilling to serve as my Executor, then I nominate and appoint my nephew, Arty E. Girod, presently of 5264 Springridge Road, Raymond, Mississippi 39154, telephone 601/373-5221, to serve as my successor Executor under the same terms and conditions as have been specified above.

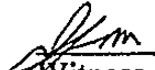
ARTICLE IV: SPECIAL DEVICES AND BEQUESTS

To my nieces, Alison S. Fountain and Tara S. Curran, I devise and bequest a grandfather clock to each of them. They are aware of which clock is to be given to each of them.

To my husband, Bobby Justiss, I give and devise his choice of any furniture that he may need or want. The remainder of the furniture may be given to the general beneficiaries, pursuant to their needs or desires, with the Executor having discretion to determine a procedure to resolve any conflicts. The balance of unwanted furniture may be sold and the proceeds divided among the general beneficiaries or donated to charity.

To my husband, Bobby Justiss, I am in the process of transferring assets to him, during my lifetime, in lieu of providing assets to him pursuant to this Will.


Witness


Witness


DOUGLASS S. JUSTISS

These assets are my separate property, acquired before marriage, and are given to him in consideration for not seeking further assets from my estate. Such assets being provided during my lifetime include title to my automobile, assets from my investment account and life insurance beneficiary designation.

During my lifetime, I am conveying title to my condominium, located at 124 Breakers Lane, Ridgeland, Mississippi 39157, to my five nieces and nephews, reserving a life estate for me. It is my desire that the condominium be sold and that the balance owed on the promissory note, secured by the condominium, be paid from such sale assets, prior to distribution of the net proceeds to such nieces and nephews. In further consideration of the assets I have conveyed to my husband, Bobby Justiss, he has agreed to move out of the condominium as soon as practicable after my death.

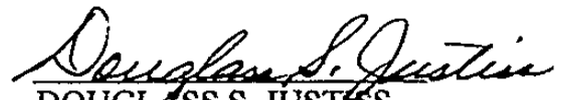
I am further in the process of marking certain assets to be given to certain people. In the event that some of such items have not been picked up and removed at the time of my death, it is my desire that the transfers take place. In the event that I leave written instructions concerning certain assets, it is my desire that the Executor and Beneficiaries honor my wishes in these regards.

ARTICLE V: GENERAL DEVICES AND BEQUESTS

All of the remainder of the property which I own at the time of my death, real or personal, tangible and intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire after the execution of this Will, I give,


Witness


Witness


DOUGLASS S. JUSTISS

devise, and bequeath, in equal portions, to share and share alike, to my five nieces and nephews, identified as follows: J. Win Girod, 32 Sylwood Place, Jackson, Mississippi 39209, telephone 601-981-2646; Arty E. Girod, 5264 Springridge Road, Raymond, Mississippi 39154, telephone 601-373-5221; Alison S. Fountain, 9229 Melody Drive, Savannah, Georgia 31406, telephone 912-354-2729; John J. Sutherland, 127 Fox Chase Road, Savannah, Georgia 31406, telephone 912-354-3798; Tara S. Curran, 331 Plantation View Lane, Mt. Pleasant, South Carolina 29464, telephone 843-881-9280. In the event that one or more of my nieces or nephews shall pre-decease me, then all of that niece's and nephew's share shall go to his or her children, per stirpes. In the event that a niece or nephew pre-deceases me, with no children, then such pre-deceased niece or nephew's share shall be divided equally upon my surviving nieces and nephews.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be my Last Will and Testament on this, the 22 day of ^{June 22}~~May~~, 2001.

Douglas S. Justiss
DOUGLASS S. JUSTISS

SAC
Witness

Am
Witness

Douglas S. Justiss
DOUGLASS S. JUSTISS

ATTESTATION CLAUSE

The foregoing instrument consistent of this and 3 preceding typewritten pages, was signed, sealed, published and declared by Douglass S. Justiss, the testatrix, to be her Last Will and Testament in our presence, and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses on the 22 day of ^{June} ~~May~~, 2001, at Ridgeland, Mississippi.

SIGNATURE

NAME AND ADDRESS

Sarah A. Cunningham
WITNESS

3665 Wilcox Drive
Pearl, MS 39208

Don L. Mims
WITNESS

200 Kings Ridge Cove
Brandon, MS 39047

Douglass S. Justiss
DOUGLASS S. JUSTISS

124 Breakers Lane
Ridgeland, Mississippi 39157

IN THE MATTER OF THE ESTATE AND
LAST WILL AND TESTAMENT OF
DOUGLASS S. JUSTISS, DECEASED

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

Before, me, the undersigned authority duly commissioned and acting within the jurisdiction aforesaid, this day personally came and appeared the testatrix, Douglass S. Justiss, and the following names witnesses: Sarah Cunningham and Jon J. Mims, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the testatrix signed and executed the instrument as her Last Will and Testament and that she signed willingly and that she executed it as her free and voluntary act for the purposes therein expressed, and that each of the witnesses saw the testatrix sign and, in the presence of the testatrix and in the presence of each other, signed the Last Will and Testament as witnesses and that to the best of their information, knowledge and belief, the testatrix was above the age of eighteen years and of sound and disposing mind and memory and was under no constraint or undue influence at the time she executed the Last Will and Testament.

Douglass S. Justiss
DOUGLASS S. JUSTISS, TESTATRIX

Sarah A. Cunningham
WITNESS

Jon J. Mims
WITNESS

SWORN TO AND SUBSCRIBED before me by the above names testatrix and witnesses, respectively, on this, the 22 day of June ~~May~~, 2001.

Jodie Herach
NOTARY PUBLIC

My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JAN 14, 2005
BONDED THRU STEGALL NOTARY SERVICE

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF ESSIE FLOY DEES LANE,
DECEASED

CAUSE NO. 2002-940

CAROLYN CAUSEY JUBB

EXECUTRIX

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF PANOLA

Before me, the undersigned authority in and for the aforesaid county and state, this day personally appeared Carolyn Causey Jubb, who being first duly sworn, on her oath states as follows:

She is the duly appointed, qualified, and acting Executrix of the Estate of Essie Floy Dees Lane, deceased, Letters Testamentary having been granted on December 13, 2002; that as such Executrix, she made reasonably diligent efforts to identify any and all persons presently having claims against said decedent's estate; that she has been unable to identify any such persons; and that this affidavit is being made and filed pursuant to the provisions of section 91-7-145 of the Mississippi Code of 1972, as amended.

This the 13th day of December 2002.

Carolyn Causey Jubb
CAROLYN CAUSEY JUBB

STATE OF MISSISSIPPI
COUNTY OF PANOLA

SWORN TO AND SUBSCRIBED before me on this the 13th day of December 2002.

Bertha L. Coppage
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES AUG 27, 2006
BONDED THRU STEGALL NOTARY SERVICE

FILED
THIS DATE

DEC 13 2002

MIKE CROOK
CHANCERY CLERK
Mike Crook

LAST WILL AND TESTAMENT

OF

ELLA JOHNSON

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

ITEM I

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

ITEM II

I give, devise and bequeath all the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or to which I shall have any power of appointment, I do hereby give, devise and bequeath to TYWONIA BOYD, and same shall be hers absolutely.

Ellen Johnson

ELLA JOHNSON

ALS
DNR

Page Two of Three Pages

ITEM III

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

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

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament, on this the 5th day of September, 1985.



 ELLA JOHNSON

STATE OF MISSISSIPPI

COUNTY OF MADISON

We, each of the subscribing witnesses to the Last Will and Testament of Ella Johnson, do hereby certify that said instrument was signed by the said Ella Johnson, in our

AHS
MYLB

Page Three of Three Pages

presence and in the presence of each of us, and that the said Ella Johnson, declared the same to be her Last Will and Testament in the presence of each of us, and that we each signed as subscribing witnesses to said Will at the request of Ella Johnson, in her presence and in the presence of each other.

Ann L. Scott
ADDRESS: Rt. 1, Box 163
Madison, Mo. 39110

Maria N. Lanes
ADDRESS: Rt. 3, Box 6
Canton, Miss. 39046

Ella Johnson
ELLA JOHNSON

PROOF OF WILL

COMES NOW MARIE H. BANES, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of ELLA JOHNSON, and enters her appearance herein as provided by Section 91-7-7, Miss Code Ann. (1972), as amended, and makes oath before the undersigned authority that ELLA JOHNSON, the above named decedent, signed, published and declared said instrument to be her Last Will and Testament on the 5th day of September, 1985, the day of the date of said instrument, in the presence of this deponent and ANN L. SCOTT, the other subscribing witness, and that said testatrix was then of sound and disposing mind and memory, more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that she and ANN L. SCOTT subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said testatrix and in the presence of said testatrix and in the presence of each other, on the day of the date of said instrument.

Marie H. Banes
MARIE H. BANES

STATE OF MISSISSIPPI
COUNTY OF MADISON

SWORN TO AND SUBSCRIBED BEFORE ME on this the 2nd day of December 2002.

Robert W. Long
NOTARY PUBLIC

MY COMMISSION EXPIRES
1-15-06
(SEAL)



ADDRESS: 1369 Highway 43
Cantua, MS. 39046

LAST WILL AND TESTAMENT

OF

MACK JOHNSON

I, Mack Johnson, an adult resident and 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.

ITEM ONE

Subject to the conditions and restrictions set forth in the next succeeding paragraph, I do hereby give and devise unto my daughter, Lillie May J. Pugh, my residence and three acres of land upon which my said residence is situated, lying and being located in the West 1/2 of the Southeast 1/4, lying West of Brown Road, in Section 14, Township 10 North, Range 2 East, Madison County, Mississippi. Said three acre tract shall be in the shape of a rectangle, as nearly as is possible, and shall include my said residence and all curtilage thereunto pertaining, except the barn, which is not to be included in said three acre tract. I direct my co-executors to cause said three acre tract to be surveyed by a competent surveyor so that the exact dimensions and corners thereof may be firmly fixed and established. In addition, I do hereby give and bequeath all of my household goods and furnishings, of every nature and description, unto my said daughter, Lillie Mae J. Pugh.

FILED
THIS DATE

Initials: *MJ*

DEC 18 2002

MIKE CROOK
CHANCELY CLERK

Betty Ford D.C.

My devise of my said residence and real property to Lillie May J. Pugh is subject to and burdened by a right of first refusal in favor of both my son, Cornel Johnson, and my daughter, Maggie J. Owen. For so long as Cornel Johnson and Maggie J. Owen, or either of them, are still alive, should Lillie May J. Pugh or her successors in title desire to sell or convey said residence and real property to any third party, Lillie Mae J. Pugh or her successors in title shall first be required to offer the same to Cornel Johnson upon the same terms and conditions as accepted from the third party offeror, and Cornel Johnson shall then have a period of 30 days in which to purchase and acquire said property upon such same terms and conditions. Thereafter, should Cornel Johnson fail for any reason to exercise his right of first refusal, then, in such event, Lillie May J. Pugh or her successors in title shall likewise be required to offer said residence and real property to Maggie J. Owen upon the same terms and conditions as accepted from the third party offeror, and Maggie J. Owen shall then have a period of 30 days in which to purchase and acquire said property upon such same terms and conditions. Any sale or conveyance, without having first complied with the rights of first refusal in favor of both Cornel Johnson and Maggie J. Owen, shall be void; but should neither Cornel Johnson nor Maggie J. Owen exercise their rights of first refusal, then, in such event, Lillie May J. Pugh or her successors in title may then sell or convey such property to the third party, free and clear of all claims or

Initials: MPJ

demands by either Cornel Johnson or Maggie J. Owen.

ITEM TWO

I do hereby give and devise unto my children, Cornel Johnson and Maggie J. Owen, in equal shares, to share and share alike as tenants in common, the following described real property lying and being situated in Madison County, Mississippi, to-wit:

All that part of the W 1/2 of the SE 1/4, lying South and West of Brown Road, in Section 14, Township 10 North, Range 2 East; but less and except the three acre tract hereinabove described and devised to my daughter, Lillie Mae J. Pugh, under Item One of this Will.

ITEM THREE

I do hereby give and bequeath all of my farming equipment, including all tractors, implements, machinery, and any pick-up trucks owned by me at the time of my death, to my children, Cornel Johnson and Maggie J. Owen, in equal shares, to share and share alike.

ITEM FOUR

My son, Cornel Johnson, is presently indebted to me in the principal sum of \$75,000.00, and which indebtedness is evidenced by a note, dated October 4, 2002, and is secured by a purchase money deed of trust upon lands formerly owned by me. I do hereby give and bequeath said indebtedness, together with the deed of trust securing the payment of said indebtedness, to my children, Cornel Johnson, Dorothy J. Gordon, Minnie J. Harris, Levon J. Banks, Lillie May J. Pugh, Maggie J. Owen, Marilyn J. Lockett, Cheryl Johnson, Pam Johnson, Mack L. Johnson, and Timmie Johnson, and my

Initials: MJ

6.25

ex son-in-law, Ed Slaughter, in equal shares, to share and share alike.

ITEM FIVE

I do hereby direct my co-executors to sell any automobile owned by me at the time of my death, as soon as is reasonably possible, and to distribute the proceeds from such sale to my children, Cornel Johnson, Dorothy J. Gordon, Minnie J. Harris, Levon J. Banks, Lillie May J. Pugh, Maggie J. Owen, Marilyn J. Lockett, Cheryl Johnson, Pam Johnson, Mack L. Johnson, and Timmie Johnson, and my ex son-in-law, Ed Slaughter, in equal shares, to share and share alike. In connection with the sale of such automobile, my preference is for my co-executors to sell the same to a family member who is willing to pay the fair market value thereof.

ITEM SIX

I do hereby give, devise and bequeath all of the rest, residue and remainder of all of my real and personal property, of every nature and description and wheresoever located, unto Lillie May J. Pugh, Maggie J. Owen, and Cornel Johnson, in equal shares, to share and share alike.

ITEM SEVEN

I do hereby name, constitute and appoint my son Cornel Johnson, and my daughter, Maggie J. Owen, to serve as co-executors of my estate, without bond; and to the fullest extent allowed by law, I do hereby waive and release my said co-executors from the

Initials: MPJ

requirement of having to make and file any inventory, accounting or appraisal in connection with the administration of my estate.

Further, I do hereby vest my said co-executors with full power and authority to sell, transfer and convey any and all personal property which I may own at the time of my death, at such time and for such price and upon such terms and conditions, as my said co-executors may determine and to do every other act and thing necessary or appropriate for the complete administration of my estate. Without in any way limiting the generality of the foregoing provisions, I hereby grant unto my said co-executors all of the powers set forth in §91-9-107(3) of the Mississippi Code of 1972, as now enacted or hereinafter amended, and all of such powers are hereby incorporated herein by reference.

IN WITNESS WHEREOF, I do hereby sign, publish, and declare this to be my last will and testament, on this the 4th day of November, 2002.

Mack Johnson
MACK JOHNSON

WITNESS ATTESTATION

THIS INSTRUMENT was, on the date shown above, signed, published and declared by Mack Johnson to be his last will and testament, in our presence, and, on said date, we, at his request, subscribed our names hereto as witnesses thereto, in his presence and in the presence of each other.

J. M. Ritchey
J. M. RITCHEY, Witness
133 South Union Street
Canton, Mississippi 39046
Johnson.w11053/110402

TE Sutherland
TE SUTHERLAND, Witness
621 Katherine Drive
Canton, Mississippi 39046

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
MACK JOHNSON, DECEASED

FILED

THIS DATE

CIVIL ACTION, FILE NO: 2002-962

DEC 18 2002

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

MIKE CROOK
CHANCERY CLERK
Mike Crook D.C.

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, J. M. Ritchey, one the two subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Mack Johnson, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Mack Johnson signed, published and declared said instrument to be his Last Will and Testament on the 5th day of November, 2002, being the date of said instrument, in the presence of the deponent and Te Sutherland; that the said testator was then and there of sound and disposing mind and memory and was more than eighteen years of age; that the deponent and Te Sutherland subscribed and attested said instrument of writing, as witnesses to the testator's signature and publication thereof, at the special instance of and in the presence of the testator, on the day and year of the date thereof; and that the deponent is now and was at the time of said attestation a

competent witness under the laws of the State of Mississippi.

WITNESS MY SIGNATURE this the 18 day of December,
2002.

J. M. Ritchey
J. M. RITCHEY

SWORN TO and subscribed before me, this the 18th day of
December, 2002.

Shelma Helma (Sutherland)
NOTARY PUBLIC

My Commission Expires:

June 7, 2005

Johnson proof of will
053/121802

IN THE MATTER OF THE ESTATE
OF JAMES JOHNSON, DECEASED

CIVIL ACTION NO.: 2002-817

AFFIDAVIT OF DUE DILIGENCE

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid the within named Henrietta Johnson, who being by me first duly sworn on oath stated:

That the affiant is the duly appointed, qualified and acting Administrators of the Estate of James Johnson, Deceased; that affiant has made reasonably diligent efforts to identify all persons having claims against the above-styled and numbered cause 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 Miss Code of 1972, Ann., § 91-7-145 will bar such claim. The persons so identified and their last known addresses are:

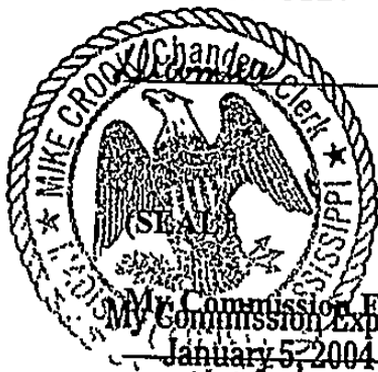
- 1) NCO Financial Systems, Inc.
Post Office Box 13690
Philadelphia, PA 19101
 - 2) AARP Credit Card Services
Post Office Box 8650
Wilmington, de 19899-8650
-
- _____
- _____

- 3) Sutherlands
c/o Conseco Finance
Department 8
Palatine, IL 60055-0008
- 4) U. S. Bank
Mississippi Metro-Indirect Lending
Post Office Box 790279
St. Louis, MO 63179-0179
- 5) Trustmark National Bank
Main Office
248 East Capitol Street
Jackson, MS 39201

WITNESS MY HAND, this the 23rd day of December, 2002.

Henrietta Johnson
HENRIETTA JOHNSON, ADMINISTRATRIX

SWORN TO AND SUBSCRIBED BEFORE ME, this the 23rd day of _____, 2002.



Mike Crook, Chancery Clerk
By Office: NOTARY PUBLIC
By: Betty Poach, LLC

PRESENTED BY:
ROOSEVELT DANIELS, ESQ. MSB #5788
DANIELS & GOREE, PLLC
846 North President Street
Jackson, MS 39202-2560
Telephone Number: (601) 960-0808
Facsimile Number: (601) 960-0809

2002-974

B 35 P 349

02-3454-1

FILED
TARRANT COUNTY TEXAS

Last Will and Testament

'02 DEC -6 P3:36

SUZANNE HENDERSON
COUNTY CLERK

BY _____

OF

BERLIE ROSS UPTON, JR.

THE STATE OF TEXAS
COUNTY OF TARRANT

¶
¶

KNOW ALL MEN BY THESE PRESENTS:

That I, BERLIE ROSS UPTON, JR., of Tarrant County, Texas, being of sound and disposing mind and memory and above the age of nineteen (19) years, do make, publish and declare this, my Last Will and Testament, hereby revoking all other wills and codicils by me heretofore made:

FIRST:

I will and direct that my debts, including funeral expenses and the expenses of my last illness, if any, be paid by my Executrix, hereinafter appointed, as soon after my death as can conveniently be done without the unnecessary sacrifice of any of the properties of my estate. Further, I direct that all estate, succession, legacy, inheritance or other transfer taxes, however designated that shall become payable by reason of my death in respect of all property comprising my gross estate for death tax purposes, whether or not such property passes under this Will, shall be paid from my residuary estate and I direct that same shall not be apportioned.

SECOND:

After the payment of my debts, funeral and last illness expenses, and death taxes, I will, give, bequeath and devise all my property, both real, personal, or mixed, wheresoever situated and howsoever acquired, of which I may die seized and possessed, or have interest in, to my beloved wife, BARBARA JEAN UPTON, in fee simple absolute.

THIRD:

In the event of my said wife, BARBARA JEAN UPTON, does not survive me, or dies simultaneously with me, or in a common disaster, then I will, give, devise and bequeath unto my beloved children, JANA LEI UPTON and CRAIG STANLEY UPTON, all of my estate, both real and personal and mixed, share and share alike, per stirpes, in fee simple absolute.

THIS DATE

DEC 6 2002

MIKE CROOK
CHANCERY CLERK



TRUE AND CORRECT COPY OF
ORIGINAL RECORD FILED IN
TARRANT COUNTY, TEXAS
SUZANNE HENDERSON, COUNTY CLERK

BY [Signature] DEPUTY

EIGHTH:

I further direct that no other action shall be had in the Court having jurisdiction of my estate in relation to the settlement of my estate than to admit this Will to probate and record, and to cause the return of an Inventory, Appraisalment and List of Claims, as provided by law.

My wife and I are at approximately the same time executing similar Wills in which each of us is the recipient of the other's bounty to a greater or lesser extent; however, these wills are not the result of any contract or agreement between us, and either will be revoked or amended at any time at the sole discretion of the maker thereof.

IN TESTIMONY WHEREOF, I hereto set my hand on this the 11th day of November, 1974.

Berlie Ross Upton, Jr.
BERLIE ROSS UPTON, JR., Testator

SIGNED by the above named BERLIE ROSS UPTON, JR., Testator, as his Last Will and Testament, in the presence of us, who at his request, and in his presence, and in the presence of each other, have hereunto on the date above set forth, subscribed our names as witnesses.

Brenda J. Greene
Witness

5700 MacDougal
Address

James Richards
Witness

739 Bedford Lakeside Blvd
Address

Robert T. Foster
Witness

7054 Glenview
Address



TRUE AND CORRECT COPY OF ORIGINAL REF. CARD FILED IN TARRANT COUNTY, TEXAS. SUZANNE HENDERSON, COUNTY CLERK

BY [Signature] DEPUTY

STATE OF TEXAS

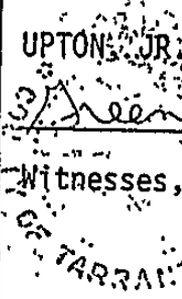
COUNTY OF TARRANT

BEFORE ME, the undersigned authority, on this date personally appeared BERLIE ROSS UPTON, JR., Brenda J. Greene, Ross Foster, and Jayne Richards known to me to be the Testator and Witnesses, respectively whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and all of said persons being by me duly sworn, the said BERLIE ROSS UPTON, JR., Testator, declared to me and to the Witnesses in my presence that said instrument is his Last Will and Testament, that he had willingly made and executed it as his free act and deed for the purposes therein expressed; and the said Witnesses, each on his oath stated to me in the presence and hearing of the said Testator, that the said Testator had declared to them that said instrument is his Last Will and Testament, and that he executed same as such and wanted each of them to sign it as Witnesses; and upon their oaths each Witness stated further that they did sign the same as Witnesses in the presence of the said Testator and at his request; and that he was at that time eighteen (18) years of age or over and was of sound mind; and that each of the said Witnesses was then at least fourteen (14) years of age.

Berlie Ross Upton, Jr.
BERLIE ROSS UPTON, JR., Testator

Brenda J. Greene
Ross Foster
Jayne Richards

SUBSCRIBED AND ACKNOWLEDGED, before me by the said BERLIE ROSS UPTON, JR., Testator, and subscribed and sworn to before me by the said Brenda J. Greene, Ross Foster, and Jayne Richards, Witnesses, this 11th day of November, 1974.



A CERTIFIED COPY,

ATTEST: 12-6-20-02
SUZANNE HENDERSON
Clerk, Probate Court
Tarrant County, Texas

Barbara D. Forrest
Notary Public in and for
Tarrant County, Texas
BARBARA D. FORREST

Vol. 02 Page 358-54-1
BY: [Signature] Deputy

LAST WILL AND TESTAMENT

OF

BILLY RAY STRIBLING

I, BILLY RAY STRIBLING, an adult resident and citizen of Madison County, Mississippi, and being over the age of 18 years and 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 revoke any and all other wills and codicils thereto which have been heretofore made by me.

ITEM 1.

I do hereby give, devise and bequeath an undivided one-half (1/2) interest in and to all of my real and personal property, of every nature and description and wheresoever located, included any unexpired leasehold interests, unto PEGGY JEAN EDGAR.

ITEM 2.

However, should the said PEGGY JEAN EDGAR predecease me, then in that event I do hereby give, devise and bequeath an undivided one-half (1/2) interest in and to all of my real and personal property, of every nature and description and wheresoever located, including any unexpired leasehold interests, in equal shares, unto LAWRENCE NEAL McGRAW, II, CHARLES OWEN McGRAW, LINDA QUAY RUMFELT, AND LAURA FAYE LAVINGHOUSE, but as a class and not as individuals; it being my specific intention that should any member or members of said class predecease me, then in that event the surviving member or members of the class shall inherit the interest of the deceased member or members thereof.

ITEM 3.

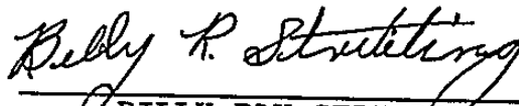
I do hereby give, devise and bequeath all of the rest, residue and remainder of all of my real and personal property, of every nature and description and wherever located, including any unexpired leasehold interests, in equal shares, unto LAWRENCE NEAL McGRAW, II, CHARLES OWEN McGRAW, LINDA QUAY RUMFELT, AND LAURA FAYE LAVINGHOUSE, but as a class and not as individuals; it being my specific intention that, should any member or members of said class predecease me, then in that event the surviving member or members

B.35 Page 354
of the class shall inherit the interest of the deceased member or members thereof.

ITEM 4.

I do hereby name, constitute and appoint LAWRENCE NEAL MCGRAW, II, to serve as the Executor of my estate, without bond, and to the fullest extent allowed by law, I do hereby waive and specifically release my said Executor from the requirement of having to make and file any inventory, appraisal, or accounting in connection with the administration of my estate. In addition, I do hereby vest my said Executor with the full power and authority to sell, transfer and convey, without any prior court authorization, any and all of the real and personal property, that I may own at the time of my death, at such time and price and upon such terms and conditions as my said Executor may determine, in his sole discretion, to be in the best interest of my estate, and to do every other act and thing necessary or appropriate for the complete administration of my estate. Without in any way limiting the generality of the foregoing provision, I do hereby grant unto my said Executor all of the powers set forth in Section 91-9-107(3) of the Mississippi Code of 1972, as now enacted or hereafter amended, and such powers are hereby incorporated by reference.

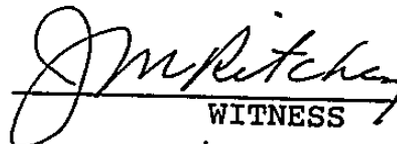
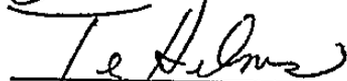
WITNESS MY SIGNATURE, this the 18 day of April, 1994.


BILLY RAY STRIBLING

WITNESS ATTESTATION CLAUSE

The foregoing instrument, consisting of this and one (1) preceding typewritten page, was signed, sealed, published and declared by BILLY RAY STRIBLING, the Testator, 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 witnesses, on the day and year next hereinafter set forth.

WITNESS OUR SIGNATURES, this the 18th day of April, 1994.


WITNESS

WITNESS

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
BILLY RAY STRIBLING, DECEASED

CIVIL ACTION, FILE NO: 2002-984

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 the two subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the last will and testament of Billy Ray Stribling, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Billy Ray Stribling signed, published and declared said instrument to be his last will and testament on the 18th day of April, 1994, being the date of said instrument, in the presence of the deponent and Te Helms; that the said testator 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 testator's signature and publication thereof, at the special instance of and in the presence of the testator, on the day and year of the date thereof; and that the deponent is now and was at the time of said attestation a competent witness under the laws of the State of Mississippi.

WITNESS MY SIGNATURE, this the 30th day of December, 2002.


J. M. RITCHEY

SWORN TO and subscribed before me, this the 30th day of December, 2002.


NOTARY PUBLIC

My Commission Expires:
June 7, 2005

CAUSE# _____

BOOK# _____ PAGE# _____

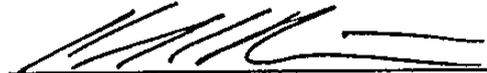
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CAUSE # _____

BOOK# _____ PAGE# _____

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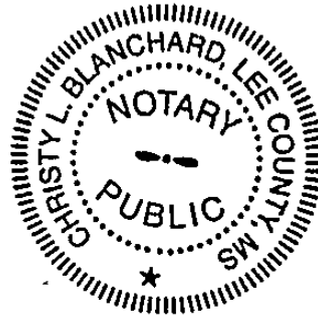
This affidavit is made in compliance with Rule 55(a) of the Mississippi Rules of Civil Procedure for the purpose of requesting the Clerk of this Court, or lawful deputy, at this time to enter default against the Defendant, **Kenneth H. (Bo) King.**


KELLY L. MIMS,
ATTORNEY FOR PLAINTIFF

SWORN TO AND SUBSCRIBED
BEFORE ME, THIS THE 6th
DAY OF January, A D., 2003.


NOTARY PUBLIC

MY COMMISSION EXPIRES:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES NOV 24, 2008
BONDED THRU STEGALL NOTARY SERVICE



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

BEVERLY (KING) PYLE
CHRISTIAN NOEL KING, AND
HEATHER BROOKE KING

FILED
THIS DATE

JAN 08 2003

PLAINTIFFS

VS.

MIKE CROOK
CHANCERY CLERK
By: H. Holome DC

CAUSE NO. 02-728

KENNETH H. (BO) KING

DEFENDANT

AFFIDAVIT REGARDING PROCESS

STATE OF MISSISSIPPI
COUNTY OF MADISON

I, Kelly L. Mims, after being first duly sworn, depose and say as follows:

I am counsel for the Plaintiff in the above styled and numbered cause.

On the 3rd day of October, 2002, David McAllister, served the Defendant,
personally in Madison County, with the Complaint in this Cause.



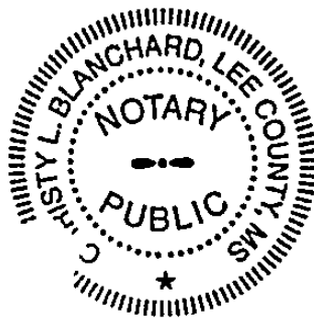
KELLY L. MIMS,
ATTORNEY FOR PLAINTIFF

SWORN TO AND SUBSCRIBED
BEFORE ME, THIS THE 6th
DAY OF January, A.D., 2003.

Christy L. Blanchard
NOTARY PUBLIC

MY COMMISSION EXPIRES:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES NOV 24, 2006
BONDED THRU STEGALL NOTARY SERVICE



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
LULA MAE JOHNSON, DECEASEDNO. 2002-724CREDITORS' AFFIDAVIT

COMES now Lula B. Watkins, duly appointed Executrix of the Estate of Lula Mae Johnson, Deceased, and having first been duly sworn, and pursuant to section 91-7-145 of the Mississippi Code Annotated (1972), deposes and says as follows:

1. Affiant is an adult resident citizen of Madison County Mississippi, and is legally competent to execute this document.
2. Your affiant was appointed Executrix of the Estate of Lula Mae Johnson, by Order of this Court dated May __, 2002. Letters of Administration pursuant to said order were issued to your affiant on May __, 2002.
3. Affiant pursuant to said appointment has made reasonable diligent efforts to identify all persons, companies, creditors or entities having claims against the Estate of Lula Mae Johnson, Deceased.
4. Affiant has determined that the following persons, companies and/or entities have or had claims against the Estate of Lula Mae Johnson, Deceased, at the time of her appointment as Executrix of the person and estate of Lula Mae Johnson:

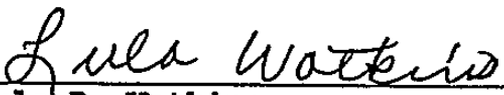
FILED
THIS DATE
JAN 08 2003
MIKE CROOK
CHANCERY CLERK
By: *Lekisha* D.C.

1. _____
2. _____
3. _____

Other than as stated above, affiant has been unable to locate any other persons, companies, creditors and/or entities having claims or claiming that they have claims of any nature, and affiant personally knows of no such persons, companies and/or entities claiming to have claims against the **Estate of Lula Mae Johnson, Deceased**, after diligent search and inquiry to ascertain same by your affiant.

Pursuant to said efforts, affiant on _____, will give and/or gave notice by mail at the last known address to all such persons, companies, entities and/or creditors known or found by affiant to have claims against the **Estate of Lula Mae Johnson**, advising such persons or entities that a failure to have their claim(s) probated and registered by the clerk of this Court within the ninety day period provided by subsection (2) of section 91-7-145 (As Amended) Mississippi Code Annotated (1972), would bar such claim(s).

Further affiant sayeth not.



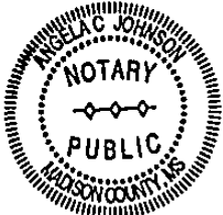
Lula B. Watkins,
Executrix of the Estate of
Lula Mae Johnson, Deceased

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

Angela C. Johnson
NOTARY PUBLIC

MY COMMISSION EXPIRES:

(SEAL)



MY COMMISSION EXPIRES
January 1, 2006

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

In the Matter of the Estate of
ALTHA Y LAYMAN, Deceased

Cause No. 2000-310

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DATE, personally appeared before me the undersigned authority at law in and for the state and county aforesaid, PATRICIA LAYMAN HORTON, Co-Executrix of the Estate of Altha Y. Layman, Deceased, and states that she has made a reasonable diligent effort to identify those persons having claims against Altha Y. Layman, Deceased, and that he has been unable to identify any persons believed to have claims against Altha Y Layman

Patricia Layman Horton
PATRICIA LAYMAN HORTON

SWORN TO AND SUBSCRIBED BEFORE ME, this the 7th day of

April, 2000.

Maria S. Addis
NOTARY PUBLIC

My Commission Expires:

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE.
MY COMMISSION EXPIRES. Aug. 22, 2001.
BONDED THRU NOTARY PUBLIC UNDERWRITERS

FILED
THIS DATE

JAN 08 2003

MIKE CROOK
CHANCERY CLERK

By: [Signature] DC

layman-affidavit.plh
4/4/2000/jbell

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

In the Matter of the Estate of
ALTHA Y. LAYMAN, Deceased

Cause No 2000-310

AFFIDAVIT

STATE OF Georgia
COUNTY OF Cobb

THIS DATE, personally appeared before me the undersigned authority at law in and for the state and county aforesaid, R MEREDITH LAYMAN, Co-Executor of the Estate of Altha Y. Layman, Deceased, and states that he has made a reasonable diligent effort to identify those persons having claims against Altha Y. Layman, Deceased, and that he has been unable to identify any persons believed to have claims against Altha Y Layman.

R. Meredith Layman
R MEREDITH LAYMAN

SWORN TO AND SUBSCRIBED BEFORE ME, this the 11 day of
April, 2000.

Leslie Paige West
NOTARY PUBLIC

My Commission Expires:

January 2, 2004



FILED
THIS DATE

JAN 08 2003

MIKE CROOK
CHANCERY CLERK

By: [Signature] D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

THOMAS L. JONES, JR. AND
LAURA Z. JONES

PLAINTIFFS

VS.

CIVIL ACTION FILE NO. 2003-021

SYDNEY LENVILLE JONES

DEFENDANT

FILED
THIS DATE

STATE OF MISSISSIPPI

JAN 09 2003

COUNTY OF MADISON

MIKE CROOK
CHANCERY CLERK

By: H. H. [Signature] Jr.
AFFIDAVIT

The undersigned, THOMAS L. JONES, JR. and LAURA Z. JONES, being of lawful age and being first duly sworn, deposes and says as follows:

That we are the natural parents of Sydney Lenville Jones (hereinafter referred to as "Sydney").

Sydney is taking valium and drinking at the same time. Sydney's choice of alcohol is beer. Sydney's drinking is on a daily basis. Sydney has been known to have used marijuana.

Sydney has been found wondering the streets unable to locate his automobile and has had to call his sister to come take him home. On one occasion Sydney was wondering the streets in his underclothes having no idea where he was or where his clothes and automobile were.

Sydney is driving while under the influence of alcohol and/or drugs. To our knowledge Sydney has received one DUI and possibly others of which we have no

knowledge.

Sydney's use of drugs and/or alcohol has been ongoing for over a year. His use is on a regular daily basis. He is a threat and danger to himself and to others.

WITNESS OUR SIGNATURES this the 8th day of January, 2003.

Thomas L. Jones, Jr.
THOMAS L. JONES, JR.

Laura Z. Jones
LAURA Z. JONES

SWORN TO AND SUBSCRIBED BEFORE ME on this the 8th day of January, 2003.

Amelia G. Ray
NOTARY PUBLIC

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires: May 14, 2005
Bonded Thru Holden, Brooks & Garland, Inc.

CAUSE# _____

BOOK# _____ PAGE# _____

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Last Will and Testament

We, TRUMAN T. FOSTER and wife GRACIE A. FOSTER, 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 just debts and funeral expenses of the one who predeceases the other be fully paid out of the estate of the predecessor.

II.

It is our joint will that JAMES C. FOSTER and CARLTON P. FOSTER serve as Co-Executors of this will and shall not be required to give bond or to account to any Court.

III.

We give, devise and bequeath unto the survivor of us, TRUMAN T. FOSTER or GRACIE A. FOSTER, 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 TRUMAN T. FOSTER survives GRACIE A. FOSTER, then in that event, all of the property of GRACIE A. FOSTER shall vest in and become the property of TRUMAN T. FOSTER, and if GRACIE A. FOSTER shall survive TRUMAN T. FOSTER, then in that event, the property of TRUMAN T. FOSTER shall vest in and become the property of GRACIE A. FOSTER.

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 children: JAMES C. FOSTER and CARLTON P. FOSTER, in equal shares to share and share alike.

If either one or both of our aforesaid children shall fail to survive us, the share of such deceased child shall vest in and be distributed to the issue of such deceased child by right of representation.

IN WITNESS WHEREOF, we, TRUMAN T. FOSTER and GRACIE A. FOSTER, husband and wife, and joint testators, hereunto set our hands to this our joint Last Will and Testament on this the 5 day of June, 1971.

Truman T. Foster
Truman T. Foster

Gracie A. Foster
Gracie A. Foster

ATTESTING WITNESSES:

R. L. Goye

Mary S. Dennis

ATTESTATION CLAUSE

We, each of the subscribing witnesses to the Last Will and Testament of TRUMAN T. FOSTER and GRACIE A. FOSTER, do hereby certify that said instrument was signed by the said TRUMAN T. FOSTER and GRACIE A. FOSTER in our presence and in the presence of each of us, and that the said TRUMAN T. FOSTER and GRACIE A. FOSTER 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 TRUMAN T. FOSTER and GRACIE A. FOSTER in their presence and in the presence of each other.

WITNESS OUR SIGNATURES on this the 5 day of June, 1971.

R. P. Hiza
Mary S. Dennis

WITNESSES

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
GRACIE A. FOSTER, DECEASED

CAUSE NO. 2003-0033

JAMES C. FOSTER
AND
CARLTON P. FOSTER, CO-EXECUTORS

STATE OF MISSISSIPPI

COUNTY OF MADISON

PROOF OF WILL

Personally appeared before me, the undersigned authority in and for said County and State, the within named **R. L. GOZA**, one of the Subscribing Witnesses to a certain instrument of writing bearing the date of June 5, 1971, purporting to be the Last Will and Testament of Gracie A. Foster. That said deponent, having first been duly sworn, deposes and says that the said Gracie A. Foster signed, published, and declared said instrument as their Last Will and Testament on June 5, 1971, the date of said instrument, in the presence of the deponent and Mary S. Dennis.

That Gracie A. Foster was then of sound and disposing mind, memory, and understanding, and more than twenty-one years of age; that the deponent and Mary S. Dennis, subscribed and attested to said instrument as witnesses to said signatures and publication thereof, at the special instance and in the presence of the Testator, and in the presence of each other on the day and year of the date thereof.

FURTHER Affiant sayeth not.



R. L. GOZA

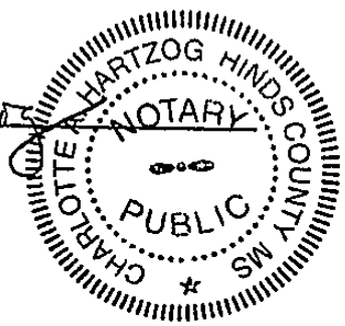
STATE OF MISSISSIPPI

COUNTY OF MADISON

This day, personally appeared before me, the undersigned authority in and for said County and State, the within named **R. L. GOZA**, who acknowledged to me that he signed and delivered the above and foregoing **PROOF OF WILL** as his own free and voluntary act and deed on the date therein set forth.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, on this the 10th day of January, 2003.

Charlotte J. Hartzog
NOTARY PUBLIC



MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES MAR. 11, 2003

MY COMMISSION EXPIRES: _____

(SEAL)

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF

GRACIE A. FOSTER, DECEASED

CAUSE NO. 2003-0033

JAMES C. FOSTER
AND
CARLTON P. FOSTER, CO-EXECUTORS

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF ATTALA

PERSONALLY APPEARED before me, the undersigned authority in and for said County and State, the within named JAMES C. FOSTER AND CARLTON P. FOSTER, who being by me first duly sworn on their oath stated.

That Affiants are the duly appointed, qualified and acting Co-Executors of the Estate of GRACIE A. FOSTER, Deceased; that Affiants have 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. The persons so identified and their last known addresses are: Affiants have no knowledge of any outstanding charges.

WITNESS OUR HANDS, on this the 13th day of January
2003.

James C. Foster
JAMES C. FOSTER

Carlton P. Foster
CARLTON P. FOSTER

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 13th day of
January, 2003.

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES: 5/13/05

(S E A L)

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
LUKE CHEEKS, DECEASED

CIVIL ACTION FILE NO. 0003-0016

AFFIDAVIT OF SUBSCRIBING WITNESS

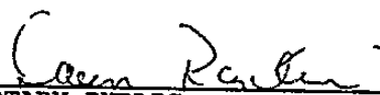
STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, DON A. MCGRAW, JR., one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Luke Cheeks, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Luke Cheeks signed, published and declared said instrument as her Last Will and Testament on the 10th day of October, 1997, the day and date of said instrument, in the presence of this affiant and Sam Goza, 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, DON A. MCGRAW, JR., the Affiant and Sam Goza, 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.


Don A. McGraw, Jr.

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 11th day of December, 2002.


NOTARY PUBLIC

MY COMMISSION EXPIRES:
My Commission Expires August 19, 2005
(SEAL)

FILED
THIS DATE

JAN 07 2003

MIKE CROOK
CHANCERY CLERK



Last Will and Testament

OF

LUKE CHEEKS

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

I.

I hereby appoint my daughter, EARLEAN CHEEKS, as Executrix of this my Last Will and Testament, and it is my desire that my Executrix shall have full and complete power and authority to do and to perform any act deemed by her to be in the best interest of my estate. Should EARLEAN CHEEKS be unwilling or unable to serve, I hereby appoint my son, PERCY LEE CHEEKS, as Executor. I hereby direct that no bond be required of the Executrix or Executor and I further waive the necessity of having a formal appraisal made of my estate and I further waive the necessity of an accounting.

II.

I hereby give, devise and bequeath in equal shares to share and share alike unto ANNIE LAURA MAYBERRY, PERCY LEE CHEEKS, EARLEAN CHEEKS, JOANNA DIANNA CHEEKS PHILLIPS AND WILLIE C. CHEEKS, all of my property, whether it be real, personal or mixed, wheresoever situated or howsoever described.

III.

In the event, ANNA LAURA MAYBERRY, predeceases me, I leave the share to which she would have been entitled unto EARLEAN CHEEKS.

IV.

In the event, JOANNA DIANNA CHEEKS PHILLIPS, predeceases me, I leave the share to which she would have been entitled to EARLEAN CHEEKS.

IN WITNESS WHEREOF, I, LUKE CHEEKS, have hereunto set my signature on, and published and declare this to be my Last Will and Testament on this the 10TH of OCTOBER, 1997, 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.

Luke Cheeks
LUKE CHEEKS

WITNESSES:

William M. Brandy
Sam Goy

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES on this the 10TH day of OCTOBER, 1997.

William M. Brandy
Sam Goy
WITNESSES

LAST WILL AND TESTAMENT

OF

WILLIAM O. SEMMES

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

ARTICLE I
APPOINTMENT OF EXECUTOR

I do hereby appoint BANK OF MISSISSIPPI, Jackson, Mississippi, as Executor of this my Last Will and Testament, and I hereby waive the necessity of said Bank entering into bond, inventory and accounting as such Executor, and I waive the necessity of a formal appraisement being made of my estate. I hereby expressly give and grant unto said Executor all the rights, powers and discretion hereinafter given to the Trustee in Article VIII, Powers of Trustee.

ARTICLE II
PAYMENT OF EXPENSES, DEBTS & ESTATE TAXES

I direct my Executor or successor Executor to pay all expenses of my last illness and funeral expenses and to pay all of my just debts which may be probated, registered and allowed against my estate as soon as may be conveniently done.

Page 1 of 11 of My Will

WOS

ARTICLE III
BEQUEST OF PERSONAL PROPERTY & HOUSEHOLD EFFECTS

I give and bequeath to my daughter, RACHEL SEMMES DAVI, the designated items of corporeal, tangible personal property and household effects listed in the holographic document signed and dated by me and specifically made a part of this Last Will and Testament. Said document shall be incorporated herein by reference for all purposes relative to the dispositions of such personal property, even though it may be executed after the date of this Will. All remaining items of corporeal, tangible personal property and household effects, I give and bequeath to my wife, VALLE D. SEMMES, if she be living at the time of my death. If she shall not survive me, I give and bequeath all of said property to my daughter, RACHEL SEMMES DAVI, or if my daughter should predecease me, to the issue of my daughter, equally.

ARTICLE IV
RESIDUARY ESTATE

I devise and bequeath all the rest and residue of the property comprising my estate, of whatsoever kind or character and wheresoever situated, to BANK OF MISSISSIPPI, Jackson, Mississippi, as Trustee, for the benefit of my wife, VALLE D. SEMMES, and my daughter, RACHEL SEMMES DAVI, as follows:

A. One-half (1/2) of said residuary estate in trust for the benefit of my wife, VALLE D. SEMMES, to be administered pursuant

to the terms and conditions set forth in Article V, Trust for Benefit of VALLE D. SEMMES.

In the event my wife predeceases me, then such share shall be administered and distributed pursuant to the terms and conditions of the trust established in Article VI, Trust for Benefit of RACHEL SEMMES DAVI.

B. One-half (1/2) of said residuary estate in trust for the benefit of my daughter, RACHEL SEMMES DAVI, to be administered pursuant to the terms and conditions set forth in Article VI, Trust for Benefit of RACHEL SEMMES DAVI.

ARTICLE V
TRUST FOR BENEFIT OF VALLE D. SEMMES

The trust for the benefit of my wife, VALLE D. SEMMES, shall be administered for the following uses and purposes:

A. Income. The Trustee shall pay to my said wife, VALLE D. SEMMES, during her lifetime, all of the net income of the trust in periodic installments, except that in no event shall such payments be made less frequently than quarterly.

B. Principal. The Trustee shall also be authorized to pay out of the principal of this trust such amounts as my Trustee may deem necessary or proper in its sole judgment to provide for the proper support, education, maintenance and health, including any hospital or other institutional care of my wife. In making principal distributions, the Trustee shall consider the needs of my wife and the funds available to her from other sources.

C. Termination. Upon the death of my wife, the entire remaining corpus and income shall be paid over, delivered and conveyed to the Trustee of the trust created under Article VI, Trust for Benefit of RACHEL SEMMES DAVI and administered and distributed pursuant to the terms and conditions thereof.

ARTICLE VI
TRUST FOR BENEFIT OF RACHEL SEMMES DAVI AND ISSUE

The trust for the benefit of my daughter, RACHEL SEMMES DAVI, date of birth: May 10, 1960, and her issue, shall be administered for the following uses and purposes:

A. Income. The Trustee shall pay to and among my daughter and her issue (but not necessarily in equal shares) all of the net income of the trust in periodic installments, except that in no event shall such payments be made less frequently than quarterly.

B. Principal. In addition to the income distributions the Trustee shall pay to or for the benefit of my daughter and her issue, or any of them, (but not necessarily in equal shares) as much principal as the Trustee, in its discretion, deems advisable for the education, support, maintenance and health, including any hospital or other institutional care, of my beneficiaries. In making principal distributions, the Trustee shall consider the needs of my daughter and her issue and the funds available to them from other sources.

C. Statement of Intent. In making distributions of income and principal, I direct the Trustee to consider my daughter as the primary beneficiary and consider her needs above those of my daughter's issue. Before making distributions of income or principal to my daughter's issue, the Trustee shall counsel with my daughter to determine their needs, but the decision of the Trustee shall be final as to the amount and recipients of such distributions.

D. Termination. Upon my daughter attaining the age of forty-four (44) years, the Trustee shall pay over, deliver and convey to her the entire remaining corpus and income. If my daughter predeceases me or dies prior to attaining the age of forty-four (44) years, this trust shall continue until for the benefit of my daughter's issue until the youngest of said issue attains the age of twenty-one (21) years. The entire remaining corpus and income shall be paid over, delivered and conveyed to the issue of my daughter, equally, or, if not living, their descendants per stirpes, SUBJECT, HOWEVER, to the provisions of Article VII, Distribution to Minors.

ARTICLE VII
DISTRIBUTIONS TO MINORS

In making distributions to beneficiaries from any trust created under this Will, and especially where the beneficiaries are minors or incapable of transacting business due to illness, the Trustee, in its discretion, may make payments either (a)

Page 5 of 11 of My Will *W. B. B.*

directly to the beneficiary, (b) to the legal or natural guardian of the beneficiary, (c) to a relative or guardian of the person of the beneficiary who has custody and care of the beneficiary, or (d) by applying the payments for the benefit of the beneficiary by paying expenses directly. In any event, the Trustee shall require such reports and take such steps as the Trustee deems necessary to assure and enforce the application of such payments for the exclusive benefit of the beneficiary.

If at any time in following the directions of this Will the Trustee is required to distribute all or any part of the principal of a trust created herein outright to a person who is a minor, the Trustee is directed to continue to hold the share of the minor in trust for that minor's benefit until the minor attains age twenty-one (21). Until distribution is made, the Trustee is directed to expend such part of the income and/or principal of the share belonging to that minor as the Trustee, in its discretion, deems necessary to provide for the support, education, maintenance and health of the minor.

The interest of every beneficiary of any trust created herein shall vest within the period prescribed by the Rule against Perpetuities. Upon vesting, any trust property held by the Trustee shall be distributed to the current income beneficiary or beneficiaries of the trust property (or to his or her legal guardian or other personal representative) as though

such income beneficiary had reached the age at which final distribution was required.

ARTICLE VIII
POWERS OF TRUSTEE

A. The Trustee shall have full power and authority to invest and reinvest the principal of the trust in such manner and upon such terms and conditions as the Trustee may see fit, and with express authority to invest funds in a common trust fund established by the Trustee pursuant to the Uniform Common Trust Fund Act of Mississippi or proprietary mutual fund; to sell, exchange, pledge, mortgage, hypothecate or otherwise dispose of any property, real or personal, originally or subsequently acquired; to retain and hold in unchanged form any property, real or personal, coming into its hands; to rent or lease any of the properties embraced within the trust, upon such terms and conditions as the Trustee deems advisable; to make all determinations respecting division, allotments and distributions of income and principal to the beneficiaries; to pay taxes of every kind existing against the trust property; to hold investments in the name of a nominee; and to do all other acts which, in the judgment of the Trustee, may be necessary or appropriate for the proper and advantageous management, investment and distribution of the trust estate to the same extent as though it were the sole owner of the trust property. In addition, the Trustee shall have all of the powers granted by

the "Uniform Trustees' Powers Law", being Sections 91-9-101 through 91-9-119 of the Mississippi Code of 1972 as now enacted or hereafter amended, reference to which statute is hereby made for all purposes.

B. For purposes of economy, the assets held by the Trustee under the Article V, Trust for Benefit of VALLE D. SEMMES, and the Article VI, Trust for Benefit of RACHEL SEMMES, DAVI and Issue, shall be combined and administered as one trust, but the Trustee shall maintain separate accounts for purposes of maintaining the integrity of each beneficiary's respective interest.

ARTICLE IX
GENERAL PROVISIONS

The trusts hereinbefore created are private trusts, and the Trustee shall not be required to obtain the order or approval of any court for the exercise of any power or discretion herein given. The Trustee is hereby authorized to receive and retain for its services in administering the trusts reasonable fees and compensation in accordance with that which is customarily and generally charged by similar institutions for performing trust services of the nature involved in said trusts. The income of the trusts herein created shall accrue from the date of my death, and during the period of the administering of my estate, and until the trusts are established, I hereby authorize my Executor, in its sole discretion, to pay at least quarterly out of my

35 387

general estate to my wife, my daughter and my daughter's issue, as beneficiaries of said trusts, as advanced payment of income, such sums as in its judgment equal the income which my wife, my daughter and my daughter's issue would receive from said trusts had the same been established. The Trustee shall not be required to enter into any bond as Trustee, nor shall it be required to return to any court any periodic formal accounting of its administration of the trusts, but the Trustee shall render annual accounts to my wife and my daughter or her issue. No person paying money or delivering property to the Trustee shall be required to see to its application. Neither the principal nor the income of any trust funds created herein, nor any part of same, shall be liable for the debts of any beneficiary hereunder, nor shall the same be subject to seizure by any creditor of any beneficiary hereunder, and no beneficiary hereunder shall have any power to sell, assign, transfer, or in any manner to anticipate or dispose of his or her interest in the trust funds, or any part of same, or the income produced from said fund or any part of same. The Trustee in all of the trusts hereinbefore created may resign at any time by giving written notice to the beneficiaries entitled to participate in the trusts at the time of said resignation, specifying in said notice the effective date of such resignation. A Successor Trustee may be appointed on petition of the beneficiaries by the Chancery Court of Hinds

County, Mississippi, and the Successor-Trustee shall have the same title, powers and discretion herein given the original Trustee, except that no beneficiary hereunder shall be appointed as a Successor-Trustee.

ARTICLE IX
COMMON DISASTER CLAUSE

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

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 13th day of July, 1994.

William O. Semmes
WILLIAM O. SEMMES

[Signature])
Robert E. Williford)
WITNESSES

This instrument was, on the day and year shown above, signed, published and declared by WILLIAM O. SEMMES to be his Last Will and Testament in our presence, and we, at his request,

have subscribed our names hereto as witnesses in his presence and in the presence of each other.

WITNESSES:

ADDRESSES:

[Signature]

537 Trustmark Bldg

Jackson, Ms 39201

Robert E Williford

537 Trustmark Bldg

Jackson, MS 39201

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

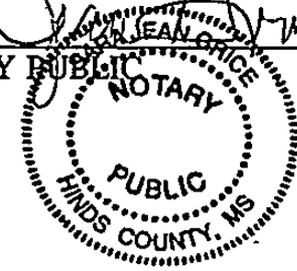
PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Reeve G. Jacobus, Jr., who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of William O. Semmes and that the said William O. Semmes signed, published and declared said instrument to be his Last Will and Testament on the 13th day of July, 1994 in the presence of this affiant and Robert E. Williford, the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Robert E. Williford 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 testator, and in the presence of each other.



REEVE G. JACOBUS, JR.
303 Highland Park Cove, Suite A
Ridgeland, Mississippi 39157

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 2nd day of
January, 2003.



NOTARY PUBLIC


My commission expires:

Notary Public State of Mississippi At Large
My Commission Expires: June 18, 2006
Bonded Through Halden, Brooks & Garland, Inc.

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Robert E. Williford, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of William O. Semmes and that the said William O. Semmes signed, published and declared said instrument to be his Last Will and Testament on the 13th day of July, 1994 in the presence of this affiant and Reeve G. Jacobus, Jr., the other subscribing witness to said instrument; and said testator was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Reeve G. Jacobus, Jr. 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 testator, and in the presence of each other.

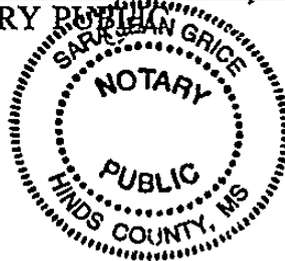

ROBERT E. WILLIFORD
303 Highland Park Cove, Suite A
Ridgeland, Mississippi 39157

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 2nd day of January, 2003.


NOTARY PUBLIC

My commission expires:

Notary Public State of Mississippi At Large
My Commission Expires June 18, 2006
Bonded Thru Helden, Brooks & Garland, Inc.



HOLOGRAPHIC

D 35 P 392

Supplement To LAST Will and Testament
of William O. Sammes, dated July 13, 1994

I, William O. Sammes, being above the
age of 21 years, of sound and disposing
mind and memory, under no promise or
obligation to anyone, in the premises, do
hereby make, publish and declare this to
be my holographic supplement to my
last Will and Testament of July 13, 1994
executed and witnessed at Jackson, MS.

This supplement distributes personal property
as follows:

TO: My wife, Valle D. Sammes, I will, devise
and bequeath all of the property, furniture,
furnishings, books, TV sets and consoles,
brought into our home and marriage, together
with kitchen items, refrigerator, toaster, TV, KR
culinary items, knives, forks and spoons acquired
by us during our marriage.

In addition — This bequest includes Heloise
Flower Prints — 1. Carnellia and Peach Blossoms.

2. Magnolia and Carolina Jasmine 3. Pitcher Plant, violets
and chipmunk. 4. Iris and Peony.

Also — my Automobile, 1991 88 Oldsmobile BETOVN TAG.

TO: MY DAUGHTER, Rachel S. DAVI, I will, devise and bequeath personality AS Follows:

1. Standard double bed in guest room of home AT 150 TRACE Ridge Dr, Ridgeland, Ms., Together with PORTRAIT PHOTO ON WALL.

2. Single bed, TV and VCR in Music Room, Together with All books, cassettes, records, Videos, and Ladies desk Table used in that room, with chair and rocker. Also Stereo Table on west wall.

Also:

Two white dining room chairs in Living room, and china cabinet and silver chest, and she may swap-out her chandelier for the crystal chandelier over dining room Table now. Also,

Audubon Wild Turkey print. Also, small STATUETTES white marble type. on TV in Living room. MELISSA BLANSON

3. All Royal Doulton bone china, Nextake plates and related items, cut glass etc. which belonged to her mother. Also, cast iron yard furniture, in yard.

TO: MY GRANDDAUGHTER, Lauren Olivia DAVI, I will, devise and bequeath personality AS Follows:

1. Audubon PRINT, Summer (wood) DUCKS, J. Biew 1860

Doris Nunn watercolor, Reading Light.

" " " Wisdom

Robin Harris Big Blue Heron Kitchen wall.

Mary Williamson Semmes, oil painting, MOON OVER SEA

Faye Aldy, oil painting, "ADRIATIC CANEY"

Trees, moon, sailboat, night sea

Together, with all calendar prints, large framed and unframed prints in car port or stored in house, plus various photos of family which may be of interest to her. Also, office clock and chair in living room. Also, Bose 301 speakers,

cassette deck, and Kenwood Receiver (which is switch broken) in car port. Also, Lauren portrait in living room, and Music Box, LL Table, and Swiss Clock on mantle.

To: My Grandson, Stephen Vincent Davi, I will, devise and bequeath personalty as follows:

Audubon print, GREAT-FOOTED HAWK, FALCO PEREGRINUS

J. BLEN 1860

1 single barrel shotgun and P-38, 9 mm. Pistol, WAR SOUVENIR — To be received by his father, FRANK CARLO DAVI, for Stephen until adult or responsible in judgment of parent(s).

Also, 2 black striking clocks on counter and in bookcase. Also, MARY WILLIAMSON SEMMES oil painting of DEER AT SUNRISE on bayou.

I suggest all clothes and apparel be given to Palmer Home at Columbus, Ms, at discretion of my wife, Valle, after determining my items that may be wanted by my heirs.

WITNESS my hand this 13th of July 1994

William D Semmes

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

POPE KELLY AND WIFE,
JEANETTE KELLY

PLAINTIFFS

VS.

CIVIL ACTION FILE NO.: 2001-546

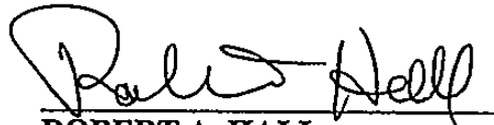
CHARLES H. WILLIAMS, JR.;
CHRIS FUDGE AND WIFE,
PATTI FUDGE

DEFENDANTS

AFFIDAVIT OF ROBERT A. HALL

I have reviewed the appraisal report of Appraiser, James Greer, dated June 26, 1998, concerning the condition at that time of the house now owned by Mr and Mrs. Pope Kelly which is the subject of this action. In my opinion, the appraisal report makes no reference to whether or not repairs had been made to the exterior walls of the house at the time of his appraisal on June 26, 1998. Thus, the report is meaningless on this issue.

WITNESS my signature this 15 day of January, 2003


ROBERT A. HALL

SWORN TO AND SUBSCRIBED before me, this the 15th day of January, 2003.

MY COMMISSION EXPIRES MARCH 16, 2003


NOTARY PUBLIC

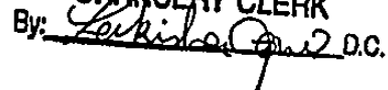
My Commission Expires:

(SEAL)

FILED
THIS DATE

JAN 21 2003

MIKE CROOK
CHANCERY CLERK

By:  D.C.

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

POPE KELLY AND WIFE,
JEANETTE KELLY

PLAINTIFFS

VS.

CIVIL ACTION FILE NO.: 2001-546

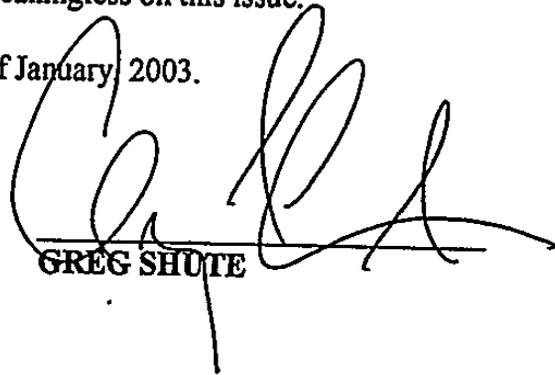
CHARLES H. WILLIAMS, JR.;
CHRIS FUDGE AND WIFE,
PATTI FUDGE

DEFENDANTS

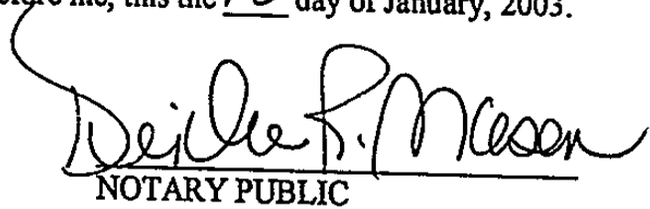
AFFIDAVIT OF GREG SHUTE

I have reviewed the appraisal report of Appraiser, James Greer, dated June 26, 1998, concerning the condition at that time of the house now owned by Mr and Mrs. Pope Kelly which is the subject of this action. In my opinion, the appraisal report makes no reference to whether or not repairs had been made to the exterior walls of the house at the time of his appraisal on June 26, 1998. Thus, the report is meaningless on this issue.

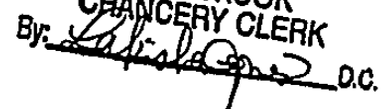
WITNESS my signature this 10 day of January 2003.


GREG SHUTE

SWORN TO AND SUBSCRIBED before me, this the 10 day of January, 2003.


NOTARY PUBLIC

My Commission Expires
MISSISSIPPI CHANCERY COURT PUBLIC
MY COMMISSION EXPIRES JULY 24, 2003
(SEAL)

FILED
THIS DATE
JAN 21 2003
MIKE CROOK
CHANCERY CLERK
By:  D.C.

IN THE CHANCERY COURT OF MADISON COUNTY
STATE OF MISSISSIPPI

POPE KELLY AND WIFE,
JEANETTE KELLY

PLAINTIFFS

VS.

CIVIL ACTION FILE NO.: 2001-546

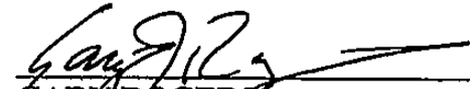
CHARLES H. WILLIAMS, JR.;
CHRIS FUDGE AND WIFE,
PATTI FUDGE

DEFENDANTS

AFFIDAVIT OF GARY ROGERS

I have reviewed the appraisal report of Appraiser, James Greer, dated June 26, 1998, concerning the condition at that time of the house now owned by Mr and Mrs. Pope Kelly which is the subject of this action. In my opinion, the appraisal report makes no reference to whether or not repairs had been made to the exterior walls of the house at the time of his appraisal on June 26, 1998. Thus, the report is meaningless on this issue.

WITNESS my signature this 6th day of January, 2003.


GARY ROGERS

SWORN TO AND SUBSCRIBED before me, this the 6th day of January, 2003


NOTARY PUBLIC

My Commission Expires:

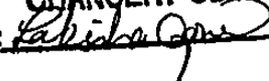
MY COMMISSION EXPIRES APRIL 6, 2003

(SEAL)

FILED
THIS DATE

JAN 21 2003

MIKE CROOK
CHANCERY CLERK

By:  D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

In the matter of the commitment of
Kimberly Robinson

Civil Action
 File No. 2001-757

**APPLICATION AND
 AFFIDAVIT FOR COMMITMENT**

STATE OF MISSISSIPPI
 COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned Chancery Clerk of Madison County, Mississippi, the within named Sally Robinson, who being first by me duly sworn, makes oath and deposes that:

1. Affiant (is) ~~(is not)~~ a relative of Kimberly Robinson, being the daughter of said person; Affiant is an adult resident of Madison County, Mississippi, and Affiant (is) ~~(is not)~~ financially able to post a reasonable sum as court costs.

2. Kimberly Robinson is (a resident of) ~~(now to be found in)~~, Madison County, Mississippi, and is in need of treatment, and is a person mentally ill as defined by law, and poses a substantial likelihood of physical harm to ~~(himself)~~ (herself) ~~(others)~~ as demonstrated by:

- A. A recent (attempt) ~~(threat)~~ to physically harm ~~(himself)~~ (herself) ~~(others)~~;
- B. A failure to provide necessary food, clothing, shelter, medical care for ~~(himself)~~ (herself).

3. Descriptions of the recent behavior of said person evidencing mental illness and the

witnesses thereto are: Use of Alcohol & Drugs
Not properly taking medications
Not complying with treatments ~~and~~ at Region
Eight Mental Health
Premises sexual activity
Irregularity, agitation, placing ones
self in harms way, hallucinations

A. The nearest relatives of said person and their addresses are:

Relative	Relationship	Address
Sally Robinson	mother	1167 Brookville Rd. #m 859-1129 or 859-8109 ^{daughter}
Annie P Fields	sister	#m 859-8109

4. Affiant understands the law provides that costs of the proceeding including but not limited to court costs, prehearing hospitalization costs, costs of transportation, reasonable doctor and psychologist fees and reasonable attorney fees may be taxed to Affiant if said person is found not to be in need of mental treatment.

5. Affiant has not unlawfully conspired to cause, has not unlawfully caused, and does not hereby seek to unlawfully cause the named person to be adjudicated mentally ill or incompetent or to be detained at or admitted to or hospitalized at any Mississippi mental institution or hospital. This application is made to obtain treatment for said person.

WHEREFORE, AFFIANT REQUESTS Kimberly Robinson be committed to the least restrictive treatment facility that can meet said person's treatment needs.

Sally Robinson
Affiant

SWORN TO AND SUBSCRIBED before me this the 23rd day of Jan. 2002.



MIKE CROOK, CHANCERY CLERK

BY: Lakisha Jones D.C.