

LAST WILL AND TESTAMENT

OF

B 253 P 00121

JAMES LAVON JOLLY

I, JAMES LAVON JOLLY, an adult resident citizen of Ridgeland, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My wife's name is EARLENE K. HUFFMASTER JOLLY, and she is herein referred to as "my wife."

I have three (3) adult children now living, JUDY BEELAND, BARBARA JOHNSON, and GARY JOLLY.

ITEM II.

I appoint my wife, EARLENE K. HUFFMASTER JOLLY, Executor of my Estate under this Will. In the event my wife is or becomes unable or unwilling to serve as Executor, I appoint my wife's daughter, RENEE SNUGGS, as successor Executor. Where used throughout this Will, the terms "Executor," "Executrix" and "Administrator" may be used interchangeably and shall apply to whomever may be serving as personal representative of my estate, whether one or more than one, and to any successor Executor or Administrator.

ITEM III.

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

ITEM IV.

If my wife, EARLENE K. HUFFMASTER JOLLY, survives me, I give, devise and bequeath to her my entire estate, both real and personal, of whatsoever kind or character and wheresoever located.

FOR IDENTIFICATION:



ITEM V.

If I am not survived by my wife, I give and bequeath to my daughter, JUDY BEELAND, if she survives me, the sum of One Hundred and No/100 Dollars cash, and nothing more.

ITEM VI.

If I am not survived by my wife, I give and bequeath to my daughter, BARBARA JOHNSON, if she survives me, the sum of One Hundred and No/100 Dollars cash, and nothing more.

ITEM VII.

If I am not survived by my wife, I give, devise and bequeath my real property located at 212 Walnut Street, Ridgeland, Madison County, Mississippi, and the trailer located thereon to my son, GARY JOLLY, if he survives me. Should my son, GARY JOLLY, predecease me, I give, devise and bequeath said property and trailer to my wife's daughter, RENEE SNUGGS. In the event she does not survive me, I give, devise and bequeath said property and trailer to all of my grandchildren in equal shares.

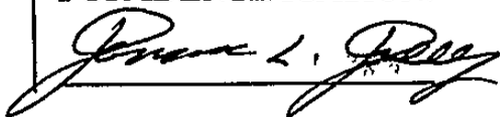
ITEM VIII.

If I am not survived by my wife, I give, devise and bequeath the rest and residue of my estate, both real and personal, of whatsoever kind or character, and wheresoever located, to my wife's daughter, RENEE SNUGGS. In the event she does not survive me, I give, devise and bequeath the rest and residue of my estate, both real and personal, of whatsoever kind or character, and wheresoever located, to my wife's daughter's children.

ITEM IX.

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

FOR IDENTIFICATION:



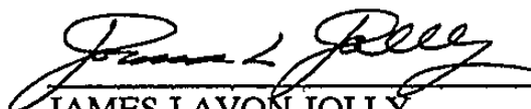
ITEM X.

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

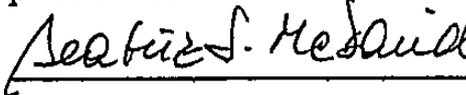
Except where specific property is devised or bequeathed, my Executor shall have discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis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

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

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 23 day of JANUARY, 1996.

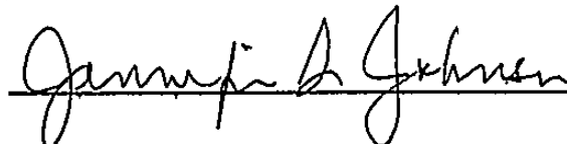
  
JAMES LAVON JOLLY

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

  
\_\_\_\_\_

2261 Paden Street  
Jackson, MS 39204

Address

  
\_\_\_\_\_

440 Cross Park Dr. # 610  
Jackson, MS 39208

Address

**AFFIDAVIT OF SUBSCRIBING WITNESS**

**STATE OF MISSISSIPPI  
COUNTY OF HINDS**

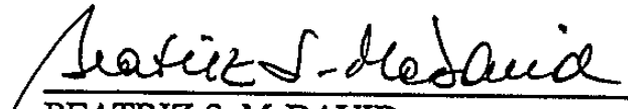
This date personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named BEATRIZ S. McDAVID, who being by me first duly sworn according to law, states on oath that:

(1) Affiant is one of the subscribing witnesses to the Last Will and Testament of JAMES LAVON JOLLY (the "Testator"), who was personally known to affiant, and whose signature is affixed to the Last Will and Testament, which Last Will and Testament is dated January 23, 1996.

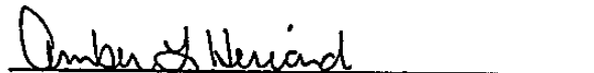
(2) On January 23, 1996, the Testator signed, published and declared his Last Will and Testament, in the presence of affiant and in the presence of JENNIFER S. JOHNSON, the other subscribing witness to the Will.

(3) The Testator was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

(4) Affiant, together with JENNIFER S. JOHNSON, subscribed and attested the Will as witnesses to the signature and publication thereof, at the special request, and in the presence of the Testator, and in the presence of each other.

  
BEATRIZ S. McDAVID  
Address: 2261 Paden Street  
Jackson, MS 39204

Sworn to and subscribed before me, this the 24<sup>th</sup> day of January, 1996.

  
NOTARY PUBLIC

My Commission Expires:

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE  
MY COMMISSION EXPIRES August 22, 1997  
BOARDED THRU HEIDEN-MARCHETTI, INC

## AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF HINDS

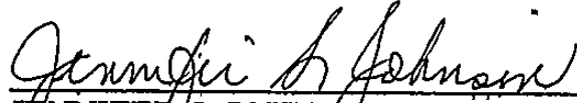
This date personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named JENNIFER S. JOHNSON, who being by me first duly sworn according to law, states on oath that:

(1) Affiant is one of the subscribing witnesses to the Last Will and Testament of JAMES LAVON JOLLY (the "Testator"), who was personally known to affiant, and whose signature is affixed to the Last Will and Testament, which Last Will and Testament is dated January 23, 1996.

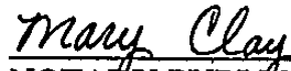
(2) On January 23, 1996, the Testator signed, published and declared his Last Will and Testament, in the presence of affiant and in the presence of BEATRIZ S. McDAVID, the other subscribing witness to the Will.

(3) The Testator was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

(4) Affiant, together with BEATRIZ S. McDAVID, subscribed and attested the Will as witnesses to the signature and publication thereof, at the special request, and in the presence of the Testator, and in the presence of each other.

  
 \_\_\_\_\_  
 JENNIFER S. JOHNSON  
 Address: 440 Cross Park Dr., #610  
 Brandon, MS 39208

Sworn to and subscribed before me, this the 24th day of January, 1996.

  
 \_\_\_\_\_  
 NOTARY PUBLIC

My Commission Expires: 9-19-98

# Last Will and Testament

OF

BERT A. WELCH, JR.

2003-0082

I, BERT A. WELCH, JR., an adult resident citizen of Ridgeland, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My wife's name is ELEANOR B. WELCH, and she is herein referred to as "my wife." I have three (3) children now living, as follows: CYNTHIA LOVE WELCH BRYAN, BERT ANDERSON WELCH, III and NANCY JEAN WELCH WILSON.

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

ITEM II.

I appoint my wife, ELEANOR B. WELCH, Executor of my Estate under this Will. In the event my wife is or becomes unable or unwilling to serve as Executor of my Estate, I appoint my son, BERT ANDERSON WELCH, III, as successor Executor of my Estate.

ITEM III.

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

ITEM IV.

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

Unless otherwise provided, in referring to the Trustee, any neuter terminology also includes the masculine and feminine or vice versa and any reference in the singular shall also include the plural or vice versa.

FOR IDENTIFICATION

*Bert A. Welch, Jr.*

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

At any and all times in which any of my children are to divide among themselves property which has been given, devised and bequeathed to them under my Will, they shall do so only in the presence of each other with no spouses, friends or other family members present.

ITEM V.

To my son, BERT ANDERSON WELCH, III, if he survives me, I give and bequeath all of the guns and tools which I may own at my death. In the event my son does not survive me, I give and bequeath all of the guns and tools which I may own at my death to all of my male grandchildren to be divided among them in approximately equal shares.

ITEM VI

To my grandson, BERT ANDERSON WELCH, IV, if he survives me, I give and bequeath my antique pocket watch with "A.H. Welch" on the face thereof. In the event he does not survive me, I give and bequeath said antique pocket watch to my grandson, ADAM WELCH.

ITEM VII.

To my wife, ELEANOR B. WELCH, if she survives me, I give, devise and bequeath the following:

- A. My interest in our family residence, subject to any indebtedness thereon.
- B. My automobiles and other vehicles, club memberships, clothing, jewelry (other than the antique pocket watch bequeathed in Item VI above), sport equipment (other than the guns bequeathed in Item V above), and other personal effects (other than the tools bequeathed in Item V above).
- C. My interest in the furniture, furnishings, decorations, silverware, china, pictures, linens, glassware, and the like located in our home.

FOR IDENTIFICATION:



ITEM VIII.

If my wife, ELEANOR B. WELCH, does not survive me, I give and bequeath the following personal property as hereinafter set forth

A. to my daughter, CYNTHIA LOVE WELCH BRYAN, the fine china from my wedding, the Tiffany Rose Crystal, the clown statute and one-half (1/2) of the sterling Meadow Rose flatware. In the event my daughter does not survive me, I give and bequeath these items of personal property to my said deceased daughter's descendants, per stirpes.

B. to my daughter, NANCY JEAN WELCH WILSON, the Haviland china, the Lenox crystal, the Lladro statue and one-half (1/2) of the sterling Meadow Rose flatware. In the event my daughter does not survive me, I give and bequeath these items of personal property to my said deceased daughter's descendants, per stirpes.

C. to my son, BERT ANDERSON WELCH, III, the sterling silver candelabra and the two (2) angel statues. In the event my son does not survive me, I give and bequeath these items of personal property to my daughter's, NANCY JEAN WELCH WILSON and CYNTHIA LOVE WELCH BRYAN.

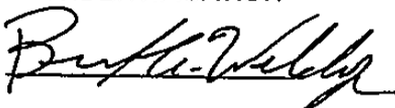
ITEM IX.

If my wife, ELEANOR B WELCH, does not survive me, I give, devise and bequeath my interest in the family residence, and the assets described in Items VII.B. and VII.C.(other than those bequeathed in Item VIII above) to my children, CYNTHIA LOVE WELCH BRYAN, BERT ANDERSON WELCH, III and NANCY JEAN WELCH WILSON, in substantially equal shares, to be divided among them as they agree.

ITEM X.

I devise and bequeath to my son, BERT ANDERSON WELCH, III, as Trustee under the terms set forth in this Will, an amount of property equal to the largest amount, but no more, that can pass free of federal estate tax by reason of the unified credit available at the date of my death provided under Section 2010, and that portion of the state death tax credit allowable to my estate under Section 2011 which does not cause an

FOR IDENTIFICATION



increase in my state death taxes. However, the amount of this bequest shall be reduced by the value of insurance proceeds and any other property which passes at any time during my life or at my death, either under any other Item of my Will or outside of my Will, in such manner as to constitute a part of my gross estate under federal estate tax law or an adjusted taxable gift and for which no marital deduction is allowed under Section 2056 and no deduction for public, charitable or religious purposes is allowed under Section 2055. In computing the dollar amount of property constituting this pecuniary bequest, the values used in finally determining the federal estate tax on my Estate shall control. My Executor shall select and distribute to the Trustee the cash or other property to be placed in the trust and the property so selected shall be valued at the value thereof as finally determined for federal estate tax purposes, provided, however, that my Executor in order to implement this bequest, shall distribute assets, including cash, fairly representative, on the date or dates of distribution, of appreciation or depreciation in the value of all property available for distribution in satisfaction of this pecuniary bequest. This trust shall be for the benefit of my wife, my children, and my grandchildren

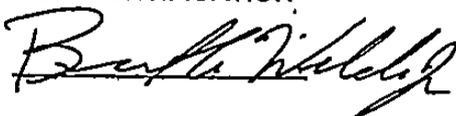
In the event my son, BERT ANDERSON WELCH, III, is or becomes unable or unwilling to serve as Trustee, I appoint my daughter, CYNTHIA LOVE WELCH BRYAN, as successor Trustee.

The assets devised and bequeathed under this Item of my Will shall be charged with the payment of any estate, inheritance or other death taxes payable by reason of my death and any other expenses of my estate not deductible for federal estate tax purposes. I recognize the possibility that no property may be disposed of by this Item of my Will and that the amount so disposed of may be affected by the action of my Executor in exercising certain tax elections.

The Trustee shall hold, administer and distribute the assets of the trust under the following provisions.

A. The Trustee shall pay to my wife at least monthly all of the net income of the trust.

FOR IDENTIFICATION:



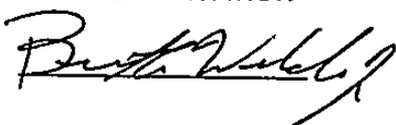
B. In addition to the income distributions the Trustee shall pay to my wife as much principal as the Trustee, in its discretion, deems advisable for the education, support, maintenance and health, including any hospital or other institutional care, of her or for the maintenance of her accustomed standard of living at the time of my death. In making principal distributions, the Trustee shall consider the needs of my wife and the funds available to her from other sources.

C. Upon my wife's death, the Trustee shall divide this trust into separate equal shares. There shall be a separate share for each of my then living children and one share for the then living children, collectively, of each deceased child of mine (being my grandchildren by such deceased child). The Trustee shall distribute the entire share of my then living children to them, free from all trust constraints. The Trustee shall equally divide and separate any share of a deceased child of mine between my deceased child's children. The Trustee shall hold, administer and distribute the shares of each grandchild in trust under the following provisions.

1. The Trustee shall distribute, at least quarterly, to each beneficiary from their respective trust as much of the net income of that trust as the Trustee, in its discretion, deems advisable for the beneficiary's education, support, maintenance and health, including any hospital or other institutional care, and for the maintenance of the beneficiary's accustomed standard of living. Any income not distributed shall be added to principal of the respective beneficiary's trust and distributed in accordance with subsequent provisions.

2. In addition to the income distributions, the Trustee may distribute to or for the benefit of a beneficiary as much principal of the beneficiary's respective trust as the Trustee, in the Trustee's discretion, deems advisable for the beneficiary's education, support, maintenance and health, including any hospital or other institutional care, and for the maintenance of the beneficiary's accustomed standard of living. In making principal distributions, the Trustee shall consider the needs of the beneficiaries and the funds available to them from other sources.

FOR IDENTIFICATION:



3. When and as each of my grandchildren attains the age of twenty-five (25) years, the Trustee shall distribute to that grandchild one-third (1/3) of that grandchild's trust estate at that date. Thereafter when and as each of my grandchildren attains the age of twenty-eight (28) years, the Trustee shall distribute to that grandchild one-half (1/2) of that grandchild's trust estate at that date. Thereafter, when and as each of my grandchildren attains the age of thirty (30) years, the Trustee shall distribute to such grandchild the entire remainder of that grandchild's trust estate. If, at the time of the death of my wife, any grandchild of mine has attained the age required herein for distribution of part or all of the principal of his or her trust, such part or all of that principal shall be distributed to that grandchild at that time.

4. In the event of death of any of my grandchildren after division of this trust into separate trusts and prior to receipt by that grandchild of his or her entire trust estate, the balance in the trust of my deceased grandchild shall be distributed to the descendants, per stirpes, of such deceased grandchild. If at the death of a grandchild of mine he or she leaves no surviving descendants, that deceased grandchild's trust estate shall be distributed in equal parts to the separate trusts created for my deceased grandchild's brothers and sisters to be held, administered and distributed in accordance with the provisions of such trusts or shall be distributed outright to a beneficiary who had previously reached the age to have received a distribution of his or her trust estate

D. Upon distribution of the entire trust estate to the beneficiary or beneficiaries of any trust created under this Item of my Will, such trust shall terminate

E. My wife shall continue as beneficiary of this trust, notwithstanding her remarriage subsequent to my death.

F. This trust shall be designated and known as the "Bert A. Welch, Jr. Family Trust."

ITEM XI.

FOR IDENTIFICATION.



3 When and as each of my grandchildren attains the age of twenty-five (25) years, the Trustee shall distribute to that grandchild one-third (1/3) of that grandchild's trust estate at that date. Thereafter when and as each of my grandchildren attains the age of twenty-eight (28) years, the Trustee shall distribute to that grandchild one-half (1/2) of that grandchild's trust estate at that date. Thereafter, when and as each of my grandchildren attains the age of thirty (30) years, the Trustee shall distribute to such grandchild the entire remainder of that grandchild's trust estate. If, at the time of the death of my wife, any grandchild of mine has attained the age required herein for distribution of part or all of the principal of his or her trust, such part or all of that principal shall be distributed to that grandchild at that time.

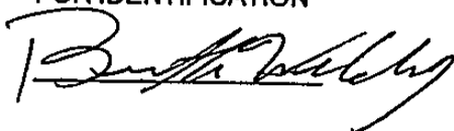
4. In the event of death of any of my grandchildren after division of this trust into separate trusts and prior to receipt by that grandchild of his or her entire trust estate, the balance in the trust of my deceased grandchild shall be distributed to the descendants, per stirpes, of such deceased grandchild. If at the death of a grandchild of mine he or she leaves no surviving descendants, that deceased grandchild's trust estate shall be distributed in equal parts to the separate trusts created for my deceased grandchild's brothers and sisters to be held, administered and distributed in accordance with the provisions of such trusts or shall be distributed outright to a beneficiary who had previously reached the age to have received a distribution of his or her trust estate.

D. Upon distribution of the entire trust estate to the beneficiary or beneficiaries of any trust created under this Item of my Will, such trust shall terminate.

E. My wife shall continue as beneficiary of this trust, notwithstanding her remarriage subsequent to my death.

F. This trust shall be designated and known as the "Bert A. Welch, Jr. Family Trust."

FOR IDENTIFICATION



## ITEM XI.

If I am survived by my wife, ELEANOR B. WELCH, I give, devise and bequeath to her the rest, residue and remainder of my estate, both real and personal, of whatsoever kind or character, and wheresoever located.

## ITEM XII.

If I am not survived by my wife, ELEANOR B. WELCH, I give, devise and bequeath the rest, residue and remainder of my estate, both real and personal, of whatsoever kind or character, and wheresoever located, to my son, BERT ANDERSON WELCH, III, as Trustee of the "Bert A. Welch, Jr. Family Trust," created by Item X of this Will, to be held administered, and distributed as provided in said trust.

## ITEM XIII.

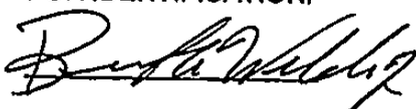
In making distributions for beneficiaries from any trust created under this Will and especially where such beneficiaries are minors, or incapable of transacting business due to illness, the Trustee, in the Trustee's discretion, may make distributions either (a) directly to the beneficiary, (b) to the 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 distributions 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 requisite to assure and enforce the application of such distributions for the exclusive benefit of the beneficiary.

None of the principal or income of any trust created under this Will shall be liable for debts of any beneficiary or be subject to seizure by creditors of any beneficiary. A beneficiary shall have no power to sell, assign, transfer, encumber or in any manner to anticipate or dispose of any part of his or her interest in the trust funds or the income produced from the funds.

## ITEM XIV.

The Trustee of any trust created herein shall have the authority to distribute income or principal of the trust in cash or in kind. In making distributions of both principal

FOR IDENTIFICATION:



and income, the Trustee may make a non pro rata distribution of property in kind. The judgment of the Trustee concerning values and purposes of such division or distribution of the property or securities held in the trust shall be binding and conclusive on all interested parties. In making a division or distribution, the Trustee is specifically excused from a duty of impartiality with respect to the income tax basis of the property distributed and may select assets to be allocated or distributed without regard to the income tax basis of the property.

The Trustee shall not be required to make physical division of the trust property comprising the "Bert A. Welch, Jr. Family Trust," except when necessary for the purpose of distribution, but may, in its discretion, keep the trusts in one or more consolidated funds. As to each consolidated fund, the division into the various shares comprising such fund need be made only on the Trustee's books of account, in which case each trust shall be allotted its proportionate part of the principal and income of the fund and charged with its proportionate part of expenses thereof.

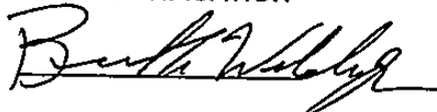
ITEM XV.

Notwithstanding any provision of this Will to the contrary, the interest of every beneficiary of any trust created by this Will shall vest within the period prescribed by the Rule against Perpetuities or any statute pertaining thereto. Upon such vesting, any trust property held by the Trustee shall be distributed immediately, free and clear of any trust, to the current income beneficiary or beneficiaries of the trust (or to his or her legal guardian or other personal representative) as though such current income beneficiary had reached the age at which final distribution to him or to her were required by this Will.

ITEM XVI.

If at the time any distribution of trust assets from any trust created in this Will is required and a minor is entitled to a share thereof, including any distribution of vested property under Item XV above, the Trustee is directed to continue to hold the share of the minor in trust for the minor's benefit until such minor attains the age of twenty-one (21) years. Until distribution is made, the Trustee shall expend such part of the income and/or

FOR IDENTIFICATION



principal of the share belonging to the minor as the Trustee, in the Trustee's discretion, deems necessary to provide for the education, support, maintenance and health of the minor.

ITEM XVII.

Any trust created herein shall be entitled to a proportionate share of the income of my estate commencing with the date of my death. During the administration of my estate and until the trust is established, I authorize the Trustee, in the Trustee's discretion, to request of my Executor, in which case my Executor may comply with that request, to pay at least annually out of my estate advanced payments of income to the income beneficiaries of the trust. These payments shall be an amount which in the judgment of the Trustee and the Executor, jointly, equals the income which the beneficiaries would receive from the trust had it been established at my death.

ITEM XVIII.

Any trust created by this Will is a private trust. The Trustee shall not be required to obtain the order or approval of any court for the exercise of its powers and discretion.

No Trustee hereunder shall be required to enter into any bond or to file with any court a formal accounting of the Trustee's administration. The Trustee shall render annual accounts to the income beneficiaries of each trust. No person paying money or delivering property to the Trustee shall be required to see to its application.

ITEM XIX.

A Trustee of any trust created in this Will may resign at any time by giving written notice, specifying the effective date of resignation, to the persons who are income beneficiaries of the trust at that particular time. The notice may be made by personal delivery or sent by registered mail. During the lifetime of my wife, she may demand the resignation of any Trustee of any trust hereunder by written notice to the Trustee, specifying the date for such resignation. In the event of such resignation or removal, the successor Trustee named in Item X above shall serve as Trustee as set forth therein. In the event there is no remaining Trustee named above, a successor Trustee shall be

FOR IDENTIFICATION.

*Burt A. Volby*

appointed by my wife, if she is living. The resigning or removed Trustee shall deliver all trust assets to the successor Trustee on the effective date of the resignation or removal, and shall, within sixty (60) days of such date, submit a full and final accounting to the successor Trustee and to the income beneficiaries of the trust. Any successor Trustee shall be vested with all the rights, powers, duties and discretion conferred upon the original Trustee.

ITEM XX.

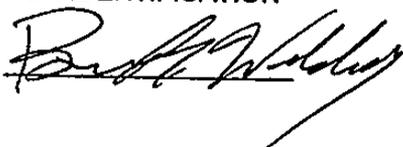
Unless otherwise provided, the administration and management of the trust created herein, the sale and conveyance of the trust assets, the investment and reinvestment of trust assets and the rights, powers, duties and liabilities of the Trustee shall be governed by the terms and provisions of the Uniform Trustees' Powers Law of Mississippi (being §91-9-10 and following of the Mississippi Code of 1972) as it now exists or may hereafter be amended. In addition to the powers contained in that law, the Trustee shall have full power and authority:

A. To determine the allocation of receipts and expenses between income and principal. However, such allocation shall not be inconsistent with the beneficial enjoyment of trust property accorded to a life tenant or remainderman under the general principles of the laws of trusts. Further, all rights to subscribe to new or additional stocks or securities and all liquidating dividends shall be deemed to be principal.

B. To place, in the discretion of the Trustee, trust funds on time deposit in savings accounts or certificates of deposit in any federally-insured bank or federally-insured savings and loan association.

C. To receive, invest in, and retain in the trust all types of property and, especially, to receive, invest in, and retain in the trust shares of stock in closely held corporations partnership interests in general and limited partnerships, oil, gas, and other mineral interests and unimproved real estate regardless of where it may be situated, without liability and without regard to the proportion such property or property of a similar character so held may bear to the entire amount of the trust estate and whether or not

FOR IDENTIFICATION



such property is of the class in which Trustees generally are authorized to invest by trust law.

D. To sell, transfer, convey, mortgage, lease and dispose of the trust property upon such terms and in such manner and for such amounts as the Trustee shall deem proper, and any lease or other instrument which is executed by the Trustee shall continue in full force and effect under its terms, notwithstanding the termination of any trust hereunder.

E. To consolidate and merge any trust created hereunder with any other trust created by me or any other person, whether inter vivos or by Will, if the beneficiaries are the same and the terms of that other trust are substantially the same as this trust

F. To invest trust assets in a common fund established by the Trustee pursuant to the Uniform Common Trust Fund Law of Mississippi (being §81-5-37 of the Mississippi Code of 1972) as it now exists or may hereafter be amended.

G. To surrender, disclaim, release, relinquish or amend, after providing written notice to the income beneficiaries, all or any portion of any administrative provision of any trust created herein which cause or may cause adverse or unanticipated tax liability to my estate, the trust, the Trustee, or the beneficiaries

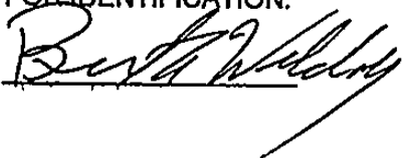
H. To hold investments in the name of a nominee

I. To receive property conveyed to the trust by any person, and to hold, administer and distribute the property in accordance with the terms of the trust.

J. To participate in any reorganization, recapitalization, merger, or similar proceeding affecting any corporation or partnership, the securities of which or interests in which are held in trust.

K. To retain such experts, including specialized investment counsel, appraisers, accountants, and attorneys, as it deems appropriate for advice in the selection, maintenance and disposition of trust assets, and to pay the fees of any such experts as well as all expenses incurred in the acquisition, storage, maintenance and delivery of such assets.

FOR IDENTIFICATION:



ITEM XXI.

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

ITEM XXII.

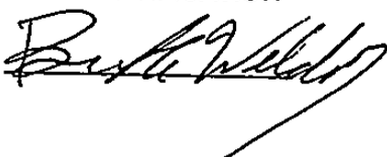
Any recipient of property or beneficiary of a trust hereunder, or the Executor or other personal representative of the estate of any of them who may be deceased, shall have the right to disclaim all or any part of his or her interest in any property which I have devised or bequeathed to him or her, whether outright or in trust, or all or any part of his or her interest in any trust created herein. Any disclaimer shall be made within the time period and in a manner required for the disclaimer to qualify under Section 2518. Any such disclaimer shall be made in writing, stating specifically the property or interest disclaimed, and may be filed with the Chancery Court in which my Will is probated and shall also be delivered to my Executor. If my wife or any other person or a Trustee disclaim any portion of a bequest, the property disclaimed shall be distributed to the Trustee of the "Bert A Welch, Jr. Family Trust" created by Item X of this Will to be held, administered, and distributed as provided herein.

ITEM XXIII.

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

Except where specific property is devised or bequeathed, my Executor shall have

FOR IDENTIFICATION



discretion to select property to be distributed in satisfaction of any devise or bequest provided in this Will. In making a selection, my Executor is excused from any duty of impartiality with respect to the income tax basis of the property. However, my Executor shall not exercise this discretion in a manner that will result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

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

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

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 11 day of Feb, 2000

  
BERT A. WELCH, JR.

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

Christine M. Leach

428 Louisa St.  
Pearl, MS 39208

Patricia J. Burkett

Address  
367 Jerusalem Church Rd  
Brandon, MS 39042  
Address

**AFFIDAVIT OF SUBSCRIBING WITNESS**

STATE OF MISSISSIPPI  
COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named CHRISTINE M. GOOCH, who being by me first duly sworn according to law, states on oath that:

(1) Affiant is one of the subscribing witnesses to the Last Will and Testament of BERT A WELCH, JR., who was personally known to affiant, and whose signature is affixed to the Last Will and Testament, which Last Will and Testament is dated February 11, 2000.

(2) On February 11, 2000, BERT A. WELCH, JR. signed, published and declared his Last Will and Testament, in the presence of affiant and in the presence of PATRICIA T. BURKETT, the other subscribing witness to the Will.

(3) BERT A. WELCH, JR. was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

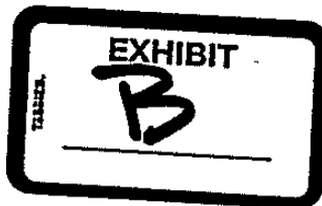
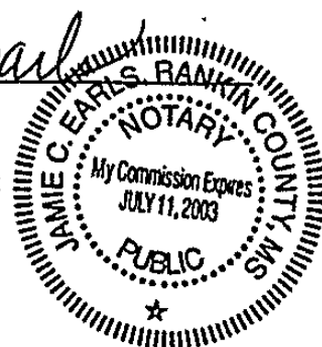
(4) Affiant, together with PATRICIA T. BURKETT, subscribed and attested the Will as witnesses to the signature and publication thereof, at the special request, and in the presence of BERT A. WELCH, JR., and in the presence of each other.

*Christine M. Gooch*  
CHRISTINE M. GOOCH  
Address: 428 Louisa Street  
Pearl, MS 39208

Sworn to and subscribed before me, this the 11th day of February, 2000.

*Jamie C. Earls*  
NOTARY PUBLIC

My Commission Expires:



AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF HINDS

This date personally appeared before me, the undersigned authority at law, in and for the jurisdiction aforesaid, the within named PATRICIA T. BURKETT, who being by me first duly sworn according to law, states on oath that:

(1) Affiant is one of the subscribing witnesses to the Last Will and Testament of BERT A. WELCH, JR., who was personally known to affiant, and whose signature is affixed to the Last Will and Testament, which Last Will and Testament is dated February 11, 2000.

(2) On February 11, 2000, BERT A. WELCH, JR. signed, published and declared his Last Will and Testament, in the presence of affiant and in the presence of CHRISTINE M. GOOCH, the other subscribing witness to the Will.

(3) BERT A. WELCH, JR. was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.

(4) Affiant, together with CHRISTINE M. GOOCH, subscribed and attested the Will as witnesses to the signature and publication thereof, at the special request, and in the presence of BERT A. WELCH, JR., and in the presence of each other.

*Patricia T. Burkett*  
PATRICIA T. BURKETT  
Address: 367 Jerusalem Church Road  
Brandon, MS 39042

Sworn to and subscribed before me, this the 11th day of February, 2000.

*Jamie C. Earls*  
NOTARY PUBLIC

My Commission Expires:



2003-0112

# Last Will and Testament

STATE OF ALABAMA, I

CLARKE COUNTY. I

I, Sarah Alexander, of Grove Hill, Clarke County, Alabama, being of sound mind and memory, do make, publish and declare this my last will and testament, hereby expressly revoking all former wills heretofore made by me at any time:

## ITEM I

I direct that all of my just debts and funeral expenses, and all claims against my estate, be paid by my executor as soon as practicable after my death.

## ITEM II

All of the rest and residue of my estate, whether real, personal or mixed, and wherever located, I devise and bequeath to my husband, Hugh Alexander, for his lifetime; but in addition to the powers normally possessed by a life tenant, I expressly vest my said husband with full power and authority to lease, sell, exchange or otherwise dispose of all or any part of my estate, whether real, personal or mixed, and wherever located, and to expend or consume all or any part of my estate and/or the proceeds received by him from the disposition of any part of my estate, whether real, personal or mixed; but if there shall remain at his death any part of my estate or any of the proceeds received by my husband from the disposition of any part of my estate, I devise and bequeath the same to those persons who would inherit my estate as if I had died intestate at the time of the death of my said husband, or at my death if he should predecease me.

## ITEM III

I hereby constitute and appoint my said husband, Hugh Alexander, as executor of this my last will and testament, to serve as such for the period of his life; at his death, I constitute and appoint as successor executrices, or executrix, my two sisters, Mrs. Grace G. McCormick who presently resides in Rose Hill, Mississippi, and Mrs. Rose G. Lightsey who presently resides at 3833 Peach Tree Court, New Orleans, Louisiana, or the survivor of them if one of them be dead;

Sarah Alexander

I direct that no bond be required of any of them; that none of them be required to file in any court any inventory of my estate, and that none of them need file in any court any accounting of his or her acts as executor or executrix hereunder; and I hereby expressly vest my said executor and my said executrices, or the survivor of them, with full and complete power and authority to do all things necessary to the complete administration of my estate, including but not limited to the power to lease, sell, exchange or otherwise dispose of all property belonging to my estate, whether real, personal or mixed and wherever located, without court order or court supervision, and to do generally with respect to my estate all things which I myself could do if living.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 1<sup>st</sup> day of February, 1973.

Sarah Alexander (SEAL)  
Sarah Alexander

Signed, published and declared by Sarah Alexander to be her last will and testament in our presence; and we, in her presence, at her request, and in the presence of each other, believing her to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses.

John E. Army  
Julia M. Huber

FILED  
THIS DATE

FEB 2 1 2003

MIKL  
CHANCERY CLERK  
By Betty L. Bell

# Last Will and Testament

STATE OF ALABAMA, :

CLARKE COUNTY. :

I, Sara Alexander, of Grove Hill, Clarke County, Alabama, do hereby make and publish this, the first codicil to my last will and testament heretofore executed by me on February 1, 1973, and attested by John E. Adams and Julia M. Helms.

ITEM A

I make known that since my original will was written, my sister, Grace G. McCormick, has departed this life; I had named her in my original will to serve as co-executrix with my sister, Rose G. Lightsey, following the death of my husband, or at my death if my husband shall have predeceased me; I do hereby constitute and appoint my brother, A. M. Gandy, of Poplarville, Mississippi, to serve as co-executor of my will with my said sister, Rose G. Lightsey, whose present address is now 39 Village Green Circle, Jackson, Mississippi, following the death of my husband, Hugh Alexander, or at my death if my said husband should predecease me; the said A. M. Gandy and Rose G. Lightsey to have all of the powers, duties and immunities which were vested by the terms of my original will in the said Grace G. McCormick and Rose G. Lightsey as co-executrices.

\_\_\_\_\_ .o. \_\_\_\_\_

Except as herein modified, my original will remains unchanged.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 1st day of February, 1985.

Sara Alexander (SEAL)  
Sara Alexander

Signed, published and declared by Sara Alexander to be the first codicil to her last will and testament in our presence; and we, in her presence, at her request, and in the presence of each other, believing her to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses.

Kay R. Coleman

Mary W. Primm

**FILED**  
THIS DATE

FEB 2 1 2003

MIKE WALKER  
CHANCELLER CLERK  
Butterfield

STATE OF ALABAMA )  
 )  
COUNTY OF CLARKE )

AFFIDAVIT OF BRUCE N. WILSON

PERSONALLY CAME and appeared before me, the undersigned authority in and for the aforesaid jurisdiction, the within named BRUCE N. WILSON, who by me being first duly sworn, states on oath as follows:

1.

I am an attorney at law practicing with the firm of Wilson & Drankard, 103 Court Street, Grove Hill, Alabama.

2.

I began practicing law in 1979 as an associate with Mr. John E. Adams. I practiced law with Mr. Adams for a period of 18 years. BNW

3

During the time that I practiced law with Mr. Adams, I observed him signing his name on many occasions and became very familiar with his signature

4.

Julia M. Helms was employed by Mr. John E. Adams as a legal secretary prior to the time that I came to work for the firm. Nevertheless, I observed the signature of Julia M. Helms on many documents and letters and therefore I became quite familiar with her signature.

5.

I knew Sarah Alexander, also known as Sara Alexander during her long residence in Grove Hill, Alabama. I handled some legal work for her, including the preparation of a First Codicil to her

Last Will and Testament, which codicil was executed by Sara Alexander at our law firm on February 21, 1985, and which was witnessed by our secretaries, Kay R. Coleman and Mary W. Presnall A copy of said First Codicil is attached hereto as Exhibit A.

6.

I was aware that Mr Adams had prepared a will for Mrs. Alexander in 1973. I discussed this will with Mrs. Alexander and reviewed it with her She advised that she wanted to make a change to her will due to the death of her sister. We decided that a codicil to her original will would suffice. I have retained a copy of the original will of Mrs. Alexander dated February 1, 1973 in my file.

7.

I have been submitted and I have examined a copy of an instrument entitled "Last Will and Testament", which was signed by Mrs Alexander at the end thereof as well as on the first page for identification. Said Last Will and Testament was signed by John E. Adams and Julia M. Helms as attesting witnesses thereto. A copy of said Last Will and Testament is attached hereto as Exhibit B. I have compared the copy submitted with the copy of the Last Will and Testament of Mrs. Sarah Alexander in my file and it is my opinion that the copy submitted is identical to the Last Will and Testament of Mrs. Alexander in my file.

8.

Based upon my familiarity with the signatures of Sarah Alexander, John E. Adams and Julia M. Helms as mentioned above, it is my opinion that the signatures appearing on the instrument dated February 1, 1973 entitled Last Will and Testament and being attached hereto as Exhibit B are the genuine signatures of Sarah Alexander, John E Adams and Julia M. Helms.

9.

I know of my own personal knowledge that John E Adams and Julia M. Helms are deceased,

and I have been advised that Mrs Sarah Alexander died on or about November 28, 2002 in Madison, Mississippi.

10.

Sara Alexander preferred to spell her name "Sara" and she used that name most of the time, although her birth certificate lists her as "Sarah Frances Gandy". I know of my own personal knowledge that Sarah Frances Gandy was married to Hugh Alexander and that Sarah Alexander and Sara Alexander were one and the same person.

*Bruce N. Wilson*  
BRUCE N. WILSON

SWORN TO and subscribed before me, this 18<sup>th</sup> day of December, 2002.

*Melissa R. Bradford*  
NOTARY PUBLIC

My Commission Expires:  
1/26/03

# Last Will and Testament

STATE OF ALABAMA, :

CLARKE COUNTY. :

I, Sara Alexander, of Grove Hill, Clarke County, Alabama, do hereby make and publish this, the first codicil to my last will and testament heretofore executed by me on February 1, 1973, and attested by John E. Adams and Julia M. Helms.

### ITEM A

I make known that since my original will was written, my sister, Grace G. McCormick, has departed this life; I had named her in my original will to serve as co-executrix with my sister, Rose G. Lightsey, following the death of my husband, or at my death if my husband shall have predeceased me; I do hereby constitute and appoint my brother, A. M. Gandy, of Poplarville, Mississippi, to serve as co-executor of my will with my said sister, Rose G. Lightsey, whose present address is now 39 Village Green Circle, Jackson, Mississippi, following the death of my husband, Hugh Alexander, or at my death if my said husband should predecease me; the said A. M. Gandy and Rose G. Lightsey to have all of the powers, duties and immunities which were vested by the terms of my original will in the said Grace G. McCormick and Rose G. Lightsey as co-executrices.

\_\_\_\_\_ .o. \_\_\_\_\_

Except as herein modified, my original will remains unchanged.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 1st day of February, 1985.

Sara Alexander (SEAL)  
Sara Alexander

Signed, published and declared by Sara Alexander to be the first codicil to her last will and testament in our presence; and we, in her presence, at her request, and in the presence of each other, believing her to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses.

Kay R. Coleman

Mary W. Prussell



# Last Will and Testament

STATE OF ALABAMA, I  
CLARKE COUNTY. I

I, Sarah Alexander, of Grove Hill, Clarke County, Alabama, being of sound mind and memory, do make, publish and declare this my last will and testament, hereby expressly revoking all former wills heretofore made by me at any time:

ITEM I

I direct that all of my just debts and funeral expenses, and all claims against my estate, be paid by my executor as soon as practicable after my death.

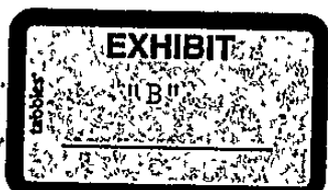
ITEM II

All of the rest and residue of my estate, whether real, personal or mixed, and wherever located, I devise and bequeath to my husband, Hugh Alexander, for his lifetime; but in addition to the powers normally possessed by a life tenant, I expressly vest my said husband with full power and authority to lease, sell, exchange or otherwise dispose of all or any part of my estate, whether real, personal or mixed, and wherever located, and to expend or consume all or any part of my estate and/or the proceeds received by him from the disposition of any part of my estate, whether real, personal or mixed; but if there shall remain at his death any part of my estate or any of the proceeds received by my husband from the disposition of any part of my estate, I devise and bequeath the same to those persons who would inherit my estate as if I had died intestate at the time of the death of my said husband, or at my death if he should predecease me.

Sarah Alexander

ITEM III

I hereby constitute and appoint my said husband, Hugh Alexander, as executor of this my last will and testament, to serve as such for the period of his life; at his death, I constitute and appoint as successor executrices, or executrix, my two sisters, Mrs. Grace G. McCormick who presently resides in Rose Hill, Mississippi, and Mrs. Rose G. Lightsey who presently resides at 3833 Peach Tree Court, New Orleans, Louisiana, or the survivor of them if one of them be dead;



2.

I direct that no bond be required of any of them; that none of them be required to file in any court any inventory of my estate, and that none of them need file in any court any accounting of his or her acts as executor or executrix hereunder; and I hereby expressly vest my said executor and my said executrices, or the survivor of them, with full and complete power and authority to do all things necessary to the complete administration of my estate, including but not limited to the power to lease, sell, exchange or otherwise dispose of all property belonging to my estate, whether real, personal or mixed and wherever located, without court order or court supervision, and to do generally with respect to my estate all things which I myself could do if living.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 1<sup>st</sup> day of February, 1973.

Sarah Alexander (SEAL)  
Sarah Alexander

Signed, published and declared by Sarah Alexander to be her last will and testament in our presence; and we, in her presence, at her request, and in the presence of each other, believing her to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses.

John E. Army  
Queen M. Helms

STATE OF ALABAMA . )  
 )  
COUNTY OF CLARKE )

AFFIDAVIT OF MARY W. PRESNALL

PERSONALLY CAME and appeared before me, the undersigned authority in and for the aforesaid jurisdiction, the within named MARY W PRESNALL, who by me being first duly sworn states on oath as follows:

That I was employed as a legal secretary for Mr John E. Adams for a period of about six years during the 1980's. During my time of employment, I became quite familiar with the signature of Mr. John E. Adams from the many documents and letters that he signed in my presence,

That I also became familiar with the signature of Julia M. Helms, a former secretary who worked for Mr. Adams, as a result of my review of documents and correspondence signed by Julia M. Helms;

That on February 21, 1985, I, along with Kay R Coleman, witnessed the execution by Sara Alexander, also known as Sarah Alexander, of the First Codicil to her Last Will and Testament Said Last Will and Testament was executed on February 1, 1973 and witnessed by John E Adams and Julia M. Helms;

That I have been furnished with a copy of the Last Will and Testament of Sarah Alexander dated February 1, 1973, a copy of which is attached hereto as Exhibit A;

That it is my opinion that the signature, "Sarah Alexander" on the Last Will and Testament dated February 1, 1973 is the genuine signature of Sarah Alexander, also known as Sara Alexander based upon my observance of Sara Alexander signing her name to her first codicil to her Last Will and Testament, dated February 21, 1985 and my observance of her signature on other documents at the law firm of Adams, Adams & Wilson;

That it is my opinion that the signatures of John E. Adams and Julia M. Helms as witnesses to the Last Will and Testament of Sarah Alexander dated February 1, 1973 are the genuine signatures of said John E Adams and Julia M Helms based upon my knowledge of the handwriting of these individuals;

That I know of my own personal knowledge that John E. Adams and Julia M. Helms are now deceased;

That I am not related by blood or marriage to Mrs. Sarah Alexander, also known as Sara Alexander, and I have no interest in her estate

Mary W. Presnall  
MARY W. PRESNALL

SWORN TO and subscribed before me, this 19th day of Dec., 2002.

Renee R. Luker  
NOTARY PUBLIC

My Commission Expires:  
6/1/2003

# Last Will and Testament

STATE OF ALABAMA, |  
CLARKE COUNTY. |

I, Sarah Alexander, of Grove Hill, Clarke County, Alabama, being of sound mind and memory, do make, publish and declare this my last will and testament, hereby expressly revoking all former wills heretofore made by me at any time:

ITEM I

I direct that all of my just debts and funeral expenses, and all claims against my estate, be paid by my executor as soon as practicable after my death.

ITEM II

All of the rest and residue of my estate, whether real, personal or mixed, and wherever located, I devise and bequeath to my husband, Hugh Alexander, for his lifetime; but in addition to the powers normally possessed by a life tenant, I expressly vest my said husband with full power and authority to lease, sell, exchange or otherwise dispose of all or any part of my estate, whether real, personal or mixed, and wherever located, and to expend or consume all or any part of my estate and/or the proceeds received by him from the disposition of any part of my estate, whether real, personal or mixed; but if there shall remain at his death any part of my estate or any of the proceeds received by my husband from the disposition of any part of my estate, I devise and bequeath the same to those persons who would inherit my estate as if I had died intestate at the time of the death of my said husband, or at my death if he should predecease me.

Sarah Alexander

ITEM III

I hereby constitute and appoint my said husband, Hugh Alexander, as executor of this my last will and testament, to serve as such for the period of his life; at his death, I constitute and appoint as successor executrices, or executrix, my two sisters, Mrs. Grace G. McCormick who presently resides in Rose Hill, Mississippi, and Mrs. Rose G. Lightsey who presently resides at 3833 Peach Tree Court, New Orleans, Louisiana, or the survivor of them if one of them be dead;



I direct that no bond be required of any of them; that none of them be required to file in any court any inventory of my estate, and that none of them need file in any court any accounting of his or her acts as executor or executrix hereunder; and I hereby expressly vest my said executor and my said executrices, or the survivor of them, with full and complete power and authority to do all things necessary to the complete administration of my estate, including but not limited to the power to lease, sell, exchange or otherwise dispose of all property belonging to my estate, whether real, personal or mixed and wherever located, without court order or court supervision, and to do generally with respect to my estate all things which I myself could do if living.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 1st day of February, 1973.

Sarah Alexander (SEAL)  
Sarah Alexander

Signed, published and declared by Sarah Alexander to be her last will and testament in our presence; and we, in her presence, at her request, and in the presence of each other, believing her to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses.

John E. Adams  
Julia M. Nelson

STATE OF ALABAMA )  
 )  
COUNTY OF CLARKE )

PROOF OF CODICIL

I, KAY R. COLEMAN, 129 Dubose Avenue, Grove Hill, Alabama 36451, on oath state that I was one of the subscribing witnesses to the written instrument dated February 21, 1985, which purports to be the First Codicil to the Last Will and Testament of Sara Alexander, a copy of which is attached hereto as Exhibit "A". Sara Alexander, who, in my presence, and in the presence of Mary W. Presnall, the other subscribing witness, and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be her First Codicil to her Last Will and Testament and requested that we attest to the execution thereof whereupon, in the presence of the Testatrix and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testatrix was over eighteen (18) years of age, and in my opinion was of sound mind, in full possession of her mental faculties, and acting without due influence, fraud or restraint.

DATED this the 17<sup>th</sup> day of January, 2007. *3* enc

Kay R. Coleman  
KAY R. COLEMAN

SUBSCRIBED TO AND SWORN BEFORE ME, on this 17<sup>th</sup> day of January, 2007. *3* enc

Raguel W. Dotts  
NOTARY PUBLIC

My Commission Expires.

8/10/2005

1053/AL8696-001 Coleman Affidavit

# Last Will and Testament

STATE OF ALABAMA, :

CLARKE COUNTY. :

I, Sara Alexander, of Grove Hill, Clarke County, Alabama, do hereby make and publish this, the first codicil to my last will and testament heretofore executed by me on February 1, 1973, and attested by John E. Adams and Julia M. Helms.

ITEM A

I make known that since my original will was written, my sister, Grace G. McCormick, has departed this life; I had named her in my original will to serve as co-executrix with my sister, Rose G. Lightsey, following the death of my husband, or at my death if my husband shall have predeceased me; I do hereby constitute and appoint my brother, A. M. Gandy, of Poplarville, Mississippi, to serve as co-executor of my will with my said sister, Rose G. Lightsey, whose present address is now 39 Village Green Circle, Jackson, Mississippi, following the death of my husband, Hugh Alexander, or at my death if my said husband should predecease me; the said A. M. Gandy and Rose G. Lightsey to have all of the powers, duties and immunities which were vested by the terms of my original will in the said Grace G. McCormick and Rose G. Lightsey as co-executrices.

\_\_\_\_\_ .o. \_\_\_\_\_

Except as herein modified, my original will remains unchanged.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 21st day of February, 1985.

Sara Alexander (SEAL)  
Sara Alexander

Signed, published and declared by Sara Alexander to be the first codicil to her last will and testament in our presence; and we, in her presence, at her request, and in the presence of each other, believing her to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses.

Kay R. Coleman

Mary W. Prunall



STATE OF ALABAMA )  
 )  
COUNTY OF CLARKE )

PROOF OF CODICIL

I, MARY W. PRESNALL, P O. Box 10, Grove Hill, Alabama 36451, on oath state that I was one of the subscribing witnesses to the written instrument dated February 21, 1985, which purports to be the First Codicil to the Last Will and Testament of Sara Alexander, a copy of which is attached hereto as Exhibit "A". Sara Alexander, in my presence, and in the presence of Kay R Coleman, the other subscribing witness, and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be her First Codicil to her Last Will and Testament and requested that we attest to the execution thereof whereupon, in the presence of the Testatrix and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testatrix was over eighteen (18) years of age, and in my opinion was of sound mind, in full possession of her mental faculties, and acting without due influence, fraud or restraint.

DATED this the 19th day of December, 2002.

Mary W Presnall  
MARY W PRESNALL

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

Renee R. Luker  
NOTARY PUBLIC

My Commission Expires:

6/1/2003

1053/AL8696-001 Presnall Affidavit

# Last Will and Testament

STATE OF ALABAMA, :

CLARKE COUNTY. :

I, Sara Alexander, of Grove Hill, Clarke County, Alabama, do hereby make and publish this, the first codicil to my last will and testament heretofore executed by me on February 1, 1973, and attested by John E. Adams and Julia M. Helms.

ITEM A

I make known that since my original will was written, my sister, Grace G. McCormick, has departed this life; I had named her in my original will to serve as co-executrix with my sister, Rose G. Lightsey, following the death of my husband, or at my death if my husband shall have predeceased me; I do hereby constitute and appoint my brother, A. M. Gandy, of Poplarville, Mississippi, to serve as co-executor of my will with my said sister, Rose G. Lightsey, whose present address is now 39 Village Green Circle, Jackson, Mississippi, following the death of my husband, Hugh Alexander, or at my death if my said husband should predecease me; the said A. M. Gandy and Rose G. Lightsey to have all of the powers, duties and immunities which were vested by the terms of my original will in the said Grace G. McCormick and Rose G. Lightsey as co-executrices.

\_\_\_\_\_ .o. \_\_\_\_\_

Except as herein modified, my original will remains unchanged.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 1st day of February, 1985.

Sara Alexander (SEAL)  
Sara Alexander

Signed, published and declared by Sara Alexander to be the first codicil to her last will and testament in our presence; and we, in her presence, at her request, and in the presence of each other, believing her to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses.

Kay R. Coleman

Mary W. Prussell



STATE OF MISSISSIPPI            )  
  )  
COUNTY OF PEARL RIVER        )

AFFIDAVIT

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the aforesaid jurisdiction, the within named, A.M. GANDY, who, by me, being first duly sworn, states on oath as follows:

1.

My name is A M Gandy, and I reside at 935 S. Main Street, Poplarville, Mississippi 39470

2.

I am the brother of Sara Alexander, who died on November 21, 2002 in Madison County, Mississippi.

3

In the First Codicil to her Last Will and Testament, Sara Alexander appointed me and my sister, Rose G. Lightsey as Successor Co-Executors to serve in the event Hugh Alexander, husband of Sara Alexander, predeceased her. Hugh Alexander predeceased Sara Alexander.

4

Because I live in Poplarville, Mississippi, because of my age, and because of my complete confidence in my sister, Rose G. Lightsey, I decline to serve as Co-Executor and recommend that the Court appoint Rose G. Lightsey as the sole Executrix of the Estate of Sara Alexander, deceased

B 38 P 500

FURTHER, Affiant sayeth not.

*A.M. Gandy*  
A.M. GANDY

SWORN TO AND SUBSCRIBED before me, this the 6 day of February, 2003.

*Debra Blackhart*  
NOTARY PUBLIC

My Commission Expires.

~~MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES FEB 20 2004  
BONDED THROUGH STATE NOTARY BOARD~~

1053/AL8696-001 Gandy Affidavit

2003-112

B 35 P 551

**MCDAVID, NOBLIN & WEST PLLC**  
ATTORNEYS AT LAW

840 TRUSTMARK BUILDING  
248 EAST CAPITOL STREET  
JACKSON, MISSISSIPPI 39201

WILLIAM C NOBLIN, JR.  
WILLIAM ERIC WEST\*\*  
JOHN SANFORD McDAVID\*\*\*  
DONALD E EICHER, III

TELEPHONE  
601 / 948 3305

TELECOPIER  
601 / 354-4789

OF COUNSEL  
JOHN LAND McDAVID †

\* ALSO ADMITTED IN ALABAMA  
\*\* ALSO ADMITTED IN ARKANSAS  
\*\*\* ALSO ADMITTED IN LOUISIANA  
† ALSO ADMITTED IN TENNESSEE

E-MAIL  
mnw@mnwlaw.com

February 4, 2003

Mr. A.M. Gandy  
935 S. Main Street  
Poplarville, MS 39470

RE: Estate of Sara Alexander

Our File No.: AL8696-001

Dear Mr. Gandy:

I am the attorney representing the estate of Mrs. Alexander, which we are preparing to open in the Chancery Court of Madison County, Mississippi

In the First Codicil to Mrs. Alexander's will, you and your sister, Rose G. Lightsey, are designated as Successor Co-Executors to serve in the event Mr. Hugh Alexander should predecease Mrs. Alexander. As you know, Mr. Alexander predeceased his wife

I had been advised that you may not want to serve as Co-Executor of Mrs. Alexander's estate along with Mrs. Lightsey. If this is the case, please execute the enclosed Affidavit before a notary public and return it to me in the envelope provided. I will then file it with the Court.

If you would like to discuss this matter with me, please do not hesitate to give me a call

Yours Very Truly,

McDAVID, NOBLIN & WEST PLLC

  
W.C. Noblin, Jr.

cc: Mrs. Rose G. Lightsey

WCN/tc  
1053/AL8696-001Gandy1 tr

B 35 P 552

LAST WILL AND TESTAMENT

OF

DENNIS MERTON HANKINS

**FILED  
THIS DATE**

**FEB 21 2003**

**MIKE CROOK  
CHANCERY CLERK**

By: *Lakita Jones* D.C.

I, DENNIS MERTON HANKINS, an adult resident of Madison, Madison County, Mississippi, make this my Will and revoke all prior Wills and Codicils.

ITEM I.

My wife's name is DOROTHY S. HANKINS, and she is herein referred to as "my wife." I have one (1) child now living, as follows: SANDRA JEAN HAMMETT born January 12, 1940. My wife has three (3) children now living by former marriages as follows: ANDRIA SUE WEST, MILDRED CAROL WEEKS, and WONDA GAYLE SUMRALL.

ITEM II.

I appoint my daughter, SANDRA JEAN HAMMETT, Executor of my estate under this Will. In the event my daughter is or becomes unable or unwilling to serve as an Executor, I appoint JAY ROSS HAMMETT as successor Executor.

ITEM III.

My Executor shall pay all funeral expenses, costs of administration and other proper claims against my estate. My Executor may, in my Executor's discretion, pay all or any portion of the administration expenses out of the income and/or principal of the estate during the period of administration and may elect in accordance with applicable federal tax laws, to deduct such expenses either for federal estate tax purposes or federal income tax purposes, or partly for one and partly for the other, irrespective of the source of payment, and without reimbursement or adjustment of the estate accounts or the amounts to which the beneficiaries of my estate may otherwise be entitled. However, my

FOR IDENTIFICATION:

DMH

Executor shall not exercise this discretion in a manner that will result in loss of, or decrease in, the marital deduction otherwise allowable in determining the federal estate tax due by my estate.

ITEM IV.

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

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

ITEM V.

If my daughter, SANDRA JEAN HAMMETT, survives me, I give, devise and bequeath to her my entire estate, real and personal, of whatsoever kind or character and wheresoever situated.

ITEM VI.

If I am not survived by my daughter, I give, devise and bequeath my entire estate, real and personal, of whatsoever kind or character, and wheresoever located, to my grandson, JAY ROSS HAMMETT.

ITEM VII.

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

FOR IDENTIFICATION:

DMH

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

IN WITNESS WHEREOF, I have signed and declared this to be my Last Will and Testament on this the 14 day of Jan, 1993.

Dennis Merton Hankins  
Dennis Merton Hankins

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

Lemard C. Marble Jackson, Mississippi  
Address

Sandra Crosby 3127 Greenfield Rd. #127, Pearl, Ms. 39208  
Address

FOR IDENTIFICATION:

DMH

# Last Will and Testament

OF

WILLIAM A. SKELTON, JR.

**FILED**  
**THIS DATE**

FEB 21 2003

MIKE CROOK  
CHANCERY CLERK

\* \* \* \* \* By: Tom Skelton DC

I, WILLIAM A. SKELTON, JR., of Ridgeland, 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

ITEM I.

my son, WILLIAM

A. SKELTON III,

Executor of this my Last Will and Testament. If William A. Skelton III is unable or unwilling to serve in such capacity, I then appoint my daughter, CHARLOTTE SKELTON PAUL, Executrix of my Last Will and Testament. If the said Charlotte Skelton Paul is unable or unwilling to serve in such capacity, I then appoint my son, THOMAS NICHOLS SKELTON, Executor of my Last Will and Testament. In any event, I direct that no bond, appraisal, inventory or accounting be required of my Executor or Executrix insofar as the same may be legally waived.

C.

I hereby direct that my Executor (Executrix) shall have, with reference to my estate, all of the powers during the administration of my estate as are granted to trustees under the Mississippi Uniform Trustees' Powers Law, more specifically §§ 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.

ITEM II.

I give and bequeath the sum of  
One Thousand Dollars

(\$1,000.00) to the CATHEDRAL CHOIR OF ST. ANDREW'S EPISCOPAL CATHEDRAL, Jackson, Mississippi.

## ITEM III.

I hereby recognize that certain items of furniture,

appliances, silver, china and other household utensils and articles located in our home are the property of my wife, Angie Ballard Skelton, being property acquired by her prior to our marriage. There also is certain furniture, appliances, silver, china, and other household utensils and articles located in our home that are my property, having been acquired by me prior to our marriage. I give and bequeath those items owned by me to my children, WILLIAM A. SKELTON, III, CHARLOTTE SKELTON PAUL, and THOMAS NICHOLS SKELTON, share and share alike, the children of a deceased child taking per stirpes the share to which their deceased parent would have been entitled had he or she survived me. Provided, however, my wife shall be entitled to have possession and use of these items should she so desire so long as she maintains as her principal residence the property which is our homestead at the time of my death. I give and bequeath all of my interest in any furniture, appliances, silver, china and other household utensils and articles acquired since our marriage unto my wife, ANGIE BALLARD SKELTON.

ITEM IV.

I give, devise and  
bequeath my resi-  
duary estate, being

all of my other property and estate of every kind and character  
and wheresoever situated, whether real, personal or mixed, unto  
my children, WILLIAM A. SKELTON, III, CHARLOTTE SKELTON PAUL, and  
THOMAS NICHOLS SKELTON, in equal shares. The children of a  
deceased child shall take per stirpes the share of my residuary  
estate to which their deceased parent would have been entitled  
had he or she survived me.

IN TESTIMONY WHEREOF, I have hereunto set my hand on  
this, the 24 day of February, 1999.

*William A. Skelton, Jr.*  
WILLIAM A. SKELTON, JR.

WITNESSES:

*Annie Lee Walker*  
ANNIE LEE WALKER  
337 Leron Avenue  
Jackson, MS 39206

*W. M. McDonald Nichols*  
W. McDONALD NICHOLS  
172 St. Andrews Drive  
Jackson, MS 39211

ATTESTATION

We, the undersigned subscribing witnesses to the within and foregoing Last Will and Testament of WILLIAM A. SKELTON, JR., do hereby acknowledge and attest that the same was exhibited to us by the said William A. Skelton, Jr. as his Last Will and Testament, that he signed the same in our presence and in the presence of each of us, and that at his request and in his presence and in the presence of each other, we signed the same as subscribing witnesses thereto.

This the 24<sup>th</sup> day of February, 1999.

*Annie Lee Walker*  
ANNIE LEE WALKER

*W. M. McDonald Nichols*  
W. McDONALD NICHOLS

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: WILL AND ESTATE OF  
WILLIAM A. SKELTON, JR.

NO 0003-0140

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI  
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, W. McDONALD NICHOLS, who being by me first duly sworn, on oath stated:

That he is an adult resident citizen of Jackson, Mississippi, and that he knew William A. Skelton, Jr., Deceased, who departed this life on January 31, 2003; and

That the attached document entitled "Last Will and Testament of William A. Skelton, Jr." dated February 24, 1999, was exhibited by the said William A. Skelton, Jr. to affiant and Annie Lee Walker as his Last Will and Testament and was signed by him on the 24<sup>th</sup> day of February, 1999, in the presence of affiant and Annie Lee Walker, declaring the same to be his Last Will and Testament, and at his request and in his presence and in the presence of each other, the affiant and Annie Lee Walker signed the same as witnesses; and

That the signature of the said William A. Skelton, Jr. is his genuine signature and the signatures of the affiant and Annie Lee Walker are their genuine signatures; and

That the said William A. Skelton, Jr. was on the 24<sup>th</sup> day of February, 1999, of sound and disposing mind and memory and was over the age of eighteen (18) years.

W. McDonald Nichols  
W. McDONALD NICHOLS

SWORN TO AND SUBSCRIBED before me, this the 24<sup>th</sup> day of February, 2003.

Pam Clark  
Notary Public

My commission expires:

1-5-06

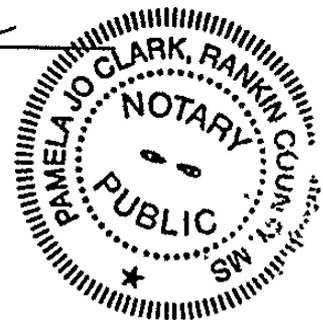
wmnp/skelton aff sw

**FILED**  
**THIS DATE**

FEB 21 2003

MIKE CROOK  
CHANCERY CLERK

By: AM Sellers D.C.



**FILED**

IN THE CHANCERY COURT OF ~~MISSISSIPPI~~ COUNTY, MISSISSIPPI

**FEB 21 2003**

IN RE: WILL AND ESTATE OF  
WILLIAM A. SKELTON, JR.

MIKE CROOK  
CHANCERY CLERK  
By: Am Skelton DC

NO 2003-040

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).

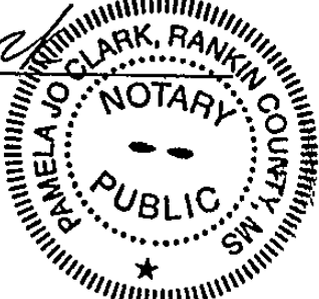
William A. Skelton, III  
WILLIAM A. SKELTON, III, EXECUTOR  
OF THE ESTATE OF WILLIAM A. SKELTON,  
JR., DECEASED

STATE OF MISSISSIPPI  
COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, WILLIAM A. SKELTON, III, who being by me duly sworn, stated on oath that he is Executor of the Estate of William A. Skelton, Jr., Deceased, and that the matters and things contained in the foregoing Affidavit are true and correct as therein stated.

William A. Skelton, III  
WILLIAM A. SKELTON, III

SWORN TO AND SUBSCRIBED before me, this the 21<sup>st</sup> day of February, 2003.

Pam Clark  
Notary Public  


My commission expires:

1-5-06  
wmnp/skelton aff

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
ROYCE WATTS, SR., DECEASED .

NO.: 2003-0141

**FILED**  
THIS DATE

AFFIDAVIT

FEB 24 2003

STATE OF MISSISSIPPI  
COUNTY OF MADISON

MIKE CHANCERY CLERK  
*(Signature)*

PERSONALLY appeared before me, the undersigned authority in and for the aforesaid

State and County, MILDRED WATTS, who being by me first duly sworn on oath stated:

That affiant is the duly appointed, qualified and acting Administratrix of the estate of ROYCE WATTS, SR., deceased; that affiant has made reasonable diligent efforts to identify all persons having claims against the above styled and numbered estate identified, informing them 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 Mississippi Code of 1972, annotated, Section 91-7-145, will bar such claim.

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, as of the date of the signing of this affidavit, personally knows of no such other persons, companies, and/or entities claiming to have claims against the Estate of ROYCE WATTS, SR., after diligent search and inquiry to ascertain the same by your affiant. Pursuant to said efforts, affiant will give/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 ROYCE WATTS, SR., 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 (90) day period provided by Subsection 91-7-145, Mississippi

Code Annotated 1972, as amended, would bar such claim(s).

*Mildred Watts*  
MILDRED WATTS,  
ADMINISTRATRIX OF THE  
ESTATE OF ROYCE WATTS,  
SR., DECEASED

SWORN TO AND SUBSCRIBED before me, this the 24<sup>th</sup> day of February,  
2003.

*Mike Crook, Chancery Clerk*  
NOTARY PUBLIC  
*ex-officio by: Kim Stevens*

My Commission Expires:  
My Commission Expires  
January 5, 2004



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

**FILED**  
THIS DATE

IN THE MATTER OF THE ESTATE OF  
CHRISTOPHER TYRONE JOHNSON, a/k/a  
CHRISTOPHER T. CALLAHAN, a/k/a  
CHRISTOPHER CALLAHAN JOHNSON,  
DECEASED

SEP 20 2002

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

CIVIL ACTION FILE NO. 2002-633

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the state and county aforesaid, the within named **BARBARA JOHNSON**, who, being by me first duly sworn on oath stated:

That Affiant is the duly authorized, qualified and acting Administratrix of the Estate of Christopher Tyrone Johnson, a/k/a Christopher T. Callahan, a/k/a Christopher Callahan Johnson, deceased, and that Affiant has made reasonably diligent efforts to identify all persons having claims against the estate and has given notice by mail to persons so identified, at their last known address informing them that a failure to have their claim probated and registered with the clerk of this court granting letters within the ninety (90) day period provided by Miss. Code 1972 Annotated, Section 91-7-145 will bar such claims. The person so identified and their

last known address(es) are:

NONE

WITNESS MY HAND this the 19<sup>th</sup> day of September, 2002.

Barbara Johnson  
BARBARA JOHNSON

SWORN TO AND SUBSCRIBED before me, this the 19<sup>th</sup> day of September, 2002.

Jose J. Chiles  
NOTARY PUBLIC



MY COMMISSION EXPIRES:  
5\*14\*2004  
A:\AM18&V\ NTC wpd

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE  
LAST WILL AND TESTAMENT  
AND SECOND CODICIL OF  
CORNELIA STOKES BUSSEY, DECEASED

CAUSE NO. 2002-986

**FILED  
THIS DATE**

**FEB 26 2003**

**MIKE CROOK  
CHANCERY CLERK**

By: Lapeta Jones D.C.

AFFIDAVIT

STATE OF Texas

COUNTY OF Harris

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid, ROBERT D. FLETCHER, who being by me first duly sworn on oath, stated:

That affiant is the duly appointed, qualified and acting Administrator C T.A. of the Estate of Cornelia Stokes Bussey, Deceased; that affiant has made reasonably diligent efforts to identify all persons having claims or potential claims against the above-styled and numbered estate and that to his knowledge, there are no creditors of the Estate of Cornelia Stokes Bussey.

WITNESS THE SIGNATURE OF THE UNDERSIGNED, this 20<sup>th</sup> day of February, 2003.

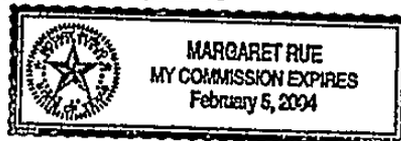
Robert D Fletcher

ROBERT D. FLETCHER, Administrator C.T.A. of the Estate of Cornelia Stokes Bussey, Deceased

SWORN TO AND SUBSCRIBED BEFORE ME, this the 20<sup>th</sup> day of February, 2003.

Margaret Rue  
NOTARY PUBLIC

My commission expires:  
2/5/04



FILED  
THIS DATE

FEB 17 2003

MIKE J. JONES  
CHANCELLER CLERKBy: Kim Jones

LAST WILL AND TESTAMENT  
OF  
LAVERNE D. SLOAN

---

I, Laverne D. Sloan, of Jackson, Hinds County, Mississippi, being above the age of twenty-one years and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this my Last Will and Testament, hereby revoking all previous wills and testaments made by me.

## ITEM I.

I direct that all my just debts which are duly probated according to law be paid.

## ITEM II.

I direct that all of my property, both real and personal, be distributed to my heirs-at-law according to the laws of descent and distribution of the State of Mississippi now in force and effect.

## ITEM III.

I nominate and appoint my daughter, Angelyn Sloan Bush, to be Executrix of this, my Last Will and Testament. If for any reason she be unable or unwilling to serve, then I nominate my daughter, Kay Sloan, to be such Executrix. Said Executrix, and each of them, are relieved of making any bond, making an appraisal, or accounting to any court for her actions.

L. D. S.

LAST WILL AND TESTAMENT OF  
LAVERNE D. SLOAN  
PAGE TWO

WITNESS the signature of the Testator, this the 25 day  
of Jan, 1983.

Laverne D. Sloan  
LAVERNE D. SLOAN

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

Richard S. Bush  
WITNESS

1241 Winter View Drive  
Jackson MS 39211  
ADDRESS

Reid R. Phelps  
WITNESS

5823 River Road  
Jackson MS 39211  
ADDRESS

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE  
OF LAVERNE D. SLOAN, DECEASED

NO. 2003-0155

AFFIDAVIT OF SUBSCRIBING WITNESS  
TO LAST WILL AND TESTAMENT

**FILED**  
THIS DATE

STATE OF LOUISIANA  
PARISH  
~~COUNTY~~ OF RAPIDES

FEB 27 2003  
MIKE HORN  
CHANCERY CLERK  
By: Mike Horn

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named RICHARD S. BUSH, who being by me first duly sworn according to law, deposes and says as follows, to-wit:

1. That this affiant is one of two (2) subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of LaVerne D. Sloan, deceased, who was personally known to this affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated January 25, 1983.
2. That on the 25th day of January, 1983, the said LaVerne D. Sloan published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Reid R Phillips, the other subscribing witness to said instrument.
3. That the said LaVerne D Sloan was then and there of sound and disposing mind and memory, and well above the age of twenty-one (21) years.

4. This affiant, together with Reid R. Phillips, 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 LaVerne D. Sloan, and in the presence of each other.

FURTHER AFFIANT SAYETH NOT

Richard S. Bush  
RICHARD S. BUSH

SWORN TO AND SUBSCRIBED before me, this 18<sup>th</sup> day of February, 2003.

Carolyn Amilie  
NOTARY PUBLIC

My Commission Expires:  
at death

R. JAMES YOUNG  
MS BAR #6663  
WELLS MARBLE & HURST, PLLC  
Post Office Box 131  
Jackson, MS 39205-0131  
(601) 355-8321

ATTORNEY FOR PETITIONER

**FILED**  
THIS DATE

LAST WILL AND TESTAMENT OF

MIRIAM LAW SMITH

FEB 27 2003

2003-0117

MIKE CROOK  
CHANCERY CLERK

By: *[Signature]* DC.

PREAMBLE

I, MIRIAM LAW SMITH, being an adult resident citizen of Hattiesburg, Forrest County, Mississippi, and being of sound and disposing mind and memory, do, by this publication and instrument, declare this to be my Last Will and Testament, and I do hereby revoke any and all other wills or codicils that heretofore may have been made or declared by me.

ARTICLE I.

I hereby appoint Bumond C. Houtz and Sandra Proctor to together serve as Co-Executor and Co-Executrix, and direct that they pay all reasonable and just debts and claims, which may be probated, allowed and registered, and further direct that they pay out of my estate all federal and state, estate or other taxes, if any, which may be lawfully assessed. It is noted that I have made a formal election to donate my body upon my death as an anatomical gift to the University of Mississippi.

ARTICLE II.

I direct that no bond be required of either Co-Executor and Co-Executrix, and I do further waive the necessity of having a formal appraisement or inventory made of my Estate, expressing unto them all rights, discretions and powers this instrument creates.

ARTICLE III.

I hereby give, devise and bequeath unto Carol Gwin Smith Little, of Baton Rouge, Louisiana, the remaining balance, interest and claim to my Merrill, Lynch Account, Number : 514 42A49.

ARTICLE IV.

I hereby give, devise and bequeath unto my niece, Sandra Proctor, all of my other properties, being stocks, bonds, notes, and real estate holdings at 807 Pineview Drive, Hattiesburg, Mississippi, and personal or mixed properties thereat of furnishings, household goods, appliances, clothing, books, cash, and jewelry; along with my 1988 Chevrolet Corsica automobile, bearing VIN : 1G1LT51W8JE526491, or such other autos

that I own or possess upon my death; and checking and savings accounts, and remaining contents within my Safe Deposit Box at Trustmark, and all such other articles and things that I use, possess or have an interest in, as it is my specific intention to devise and bequeath unto her all of my Estate, less that given to Carol in Article III., supra.

ARTICLE V.

In the event that Sandra Proctor should predecease me, or should we die in a common disaster, and it shall be determined that I survived her, then all of the articles, items, properties and things heretofore devised, bequeathed, conveyed and given to her in Article IV., supra, shall then be bequeathed, conveyed, given and become vested in and to Bumond C. Houtz, Susan Law, Debbie Law Boelte, Doris Jean Law Tyler and Johncee Law Kohls, in like shares and terms.

ARTICLE VI : RESIDUARY CLAUSE

Any and all of the rest, residue and remainder of my Estate, I do hereby give, devise and bequeath unto my trusting niece, Sandra Proctor.

IN WITNESS WHEREOF, I have hereunto subscribed by name to this my Last Will and Testament, consisting of these four (4) pages, this day, FEBRUARY 3, 1994.

Miriam Law Smith  
MIRIAM LAW SMITH

Claudia J. Richard  
WITNESS

James D. Johnson  
WITNESS

A T T E S T A T I O N :

We, each of the subscribing witnesses to the above and foregoing Last Will and Testament of MIRIAM LAW SMITH, do hereby certify that the said instrument was signed by MIRIAM LAW SMITH in our presence and in the presence of each of us, and that we each signed as subscribing witnesses to the said Last Will and Testament, at the request of MIRIAM LAW SMITH, in her presence and in the presence of each other; and that at the said time, MIRIAM LAW SMITH was over the age of 21, and of sound and disposing mind and memory.

WITNESS OUR SIGNATURES, on this the 3rd day of February, 1994.

Claudia J. Richard  
WITNESS

406 Hemphill  
H'burg, MS 39401  
ADDRESS

James D. Johnson  
WITNESS

Post Office Box 662  
H'burg, MS 39403  
ADDRESS

LAST WILL AND TESTAMENT

OF

ROBERT E. CHURCH

**FILED**  
**THIS DATE**

**FEB 27 2003**

**MIKE CROOK**  
**CHANCERY CLERK**

By: Mike Crook D.C.

2003-059

I, ROBERT E. CHURCH, an adult resident citizen of the City of Jayess, Lawrence County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, and I do hereby revoke any and all other Wills and Codicils heretofore made by me.

ITEM I.

I am married to BETTY L. CHURCH, and she is herein referred to as "my wife." I have three (3) children, all of whom are adults and living: DAVID A. CHURCH, ROBIN CHURCH and ROSE C. CASANO.

ITEM II.

I hereby nominate, appoint and designate my eldest son, DAVID A. CHURCH, as Executor of this my Last Will and Testament; or if my said son shall predecease me or be unable or unwilling to serve in said capacity, then I nominate and appoint my other son, ROBIN CHURCH, as successor Executor of this my Last Will and Testament; or if my said other son shall predecease me or be unable or unwilling to serve in said capacity, then I nominate and appoint my daughter, ROSE C. CASANO, as second successor Executrix of this my Last Will and

RSC  
ROBERT E. CHURCH

Testament I do hereby waive the necessity of my Executor (including any successor Executor or Executrix, as the case may be) entering into any bond as such, and I waive the necessity of any accountings, inventory or formal appraisal of my estate. I do hereby grant my Executor (including any successor Executor or Executrix, as the case may be) all the powers set forth in Sections 91-9-101 to 91-9-119 of the Mississippi Code of 1972, as amended, and any others that may be granted by law. I hereby grant to my Executors (including any successor Executor or Executrix) the continuing, absolute, discretionary power to deal with any property, real or personal, held in my estate, as freely as I might in the handling of my own affairs. Such power may be exercised independently without prior or subsequent approval of any judicial authority, and no person dealing with my Executor hereunder shall be required to inquire into the propriety of any of their actions

The terms "Executor," "Executrix," and "Executors" as used in this Will or any Codicil hereto, and all references thereto through any type of pronoun, shall include any person or persons, whether male or female, who may be serving hereunder at any time as a personal representative of my estate.

ITEM III.

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

In the event any property or interest in property passing under this Will, or by operation of law, or otherwise by reason of my death shall be encumbered by a mortgage or a lien, or shall be pledged to secure any obligation (whether the property or interest in property so encumbered or pledged shall be owned by me jointly or individually), it is my intention that such

REC  
ROBERT E. CHURCH

All of my insurance policies which provide indemnity for the loss of any of my personal or real property by fire, windstorm, or other casualty (including any claim for such loss of any such property which I might have at the time of my death against any insurance company) I give and bequeath respectively to those persons or corporations, as the case may be, who shall become owners of such properties by reason of my death, whether such ownership be acquired under the provisions of this Will, by survivorship or by other means.

I direct that any expenses incurred in safeguarding or delivering such property be paid from my estate as an administrative expense thereof.

ITEM VI.

If my wife, BETTY L. CHURCH, survives me, I give and devise all of my right, title and interest in and to the house and lot comprising our residence at the time of my death to the Trustee(s) of the Robert E. and Betty L. Church Family Trust. If my said wife shall not survive me, this devise shall lapse and shall pass as part of my Residuary Estate.

ITEM VII.

In addition to the bequests to or for the benefit of my wife under Items V and VI of this my Last Will and Testament, in the event that my wife, BETTY L. CHURCH, survives me, I give, devise and bequeath to her an additional amount equal to the minimum share of my estate to which she is entitled, taking into consideration all assets owned by her at the time of my death and all other assets passing to her, or for her benefit under the terms of this my Last Will and Testament, under the laws of the state of my domicile at the time of my death. I intentionally make no other provision herein for my said wife.

REC  
ROBERT E. CHURCH

## ITEM VIII.

All the rest, residue and remainder of the property which I may own at the time of my death, real, personal and mixed, tangible and intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this Will, including proceeds of any life insurance policies which are payable to my estate, including all lapsed legacies and devises (but excluding any property over or concerning which I have power of appointment) (i.e., my "Residuary Estate"), I give, devise and bequeath to my children, share and share alike, if then living, and if not then living, to their issue, per stirpes.

## ITEM IX.

If any beneficiary shall die simultaneously with me, or under such circumstances that it cannot be determined which of us is the survivor, I hereby declare that said beneficiary shall be deemed to have predeceased me, and this Will and all of its provisions shall be construed upon that assumption.

## ITEM X.

This Last Will and Testament consists of six (6) typewritten pages, on each of which I have for greater security and identification signed my name or initials thereto.



---

ROBERT E. CHURCH

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 9 day  
of May, 2002.

Robert E Church

ROBERT E. CHURCH

This instrument was, on the day shown above, signed, published, and declared by  
ROBERT E. CHURCH 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.

Ruby J. Bray

NAME

P.O. Box 652

ADDRESS

Pelahatchie, MS 39145

Sheila Morgan

NAME

234 Mathews Dr

ADDRESS

Blandon MS 39042

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI  
COUNTY OF Hinds

This day personally appeared before me, the undersigned authority in and for said county and state, RUBY J. BRAY, one of the subscribing witnesses to a certain instrument of writing purported to be the Last Will and Testament of ROBERT E. CHURCH of the City of Jayess, County of Lawrence, State of Mississippi, who having been by me first duly sworn, makes oath that the said ROBERT E. CHURCH, signed, published and declared said instrument as his Last Will and Testament on May 9, 2002, in the presence of this affiant and in the presence of SHEILA MORGAN, the other subscribing witness, that said Testator was then of sound and disposing mind and memory and above the age of eighteen years, and this affiant makes oath that she and SHEILA MORGAN, 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.

Ruby J. Bray  
[Sign Name Here]

Print Name & Address of Witness:

Ruby J. Bray  
P O. Box 652  
Pelahatchie, Mississippi 39145

Sworn to and subscribed before me this, the 14 day of May, 2002.

Robin Dale Howell  
NOTARY PUBLIC

My Commission Expires.  
MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES JAN 23, 2005  
BONDED THRU STEGALL NOTARY SERVICE  
(Affix Official Seal)

**FILED**  
**THIS DATE**  
**FEB 27 2003**  
**MIKE CROOK**  
**CHANCERY CLERK**  
By: Lakisha Jones D.C.

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI  
COUNTY OF HINDS

This day personally appeared before me, the undersigned authority in and for said county and state, SHEILA MORGAN, one of the subscribing witnesses to a certain instrument of writing purported to be the Last Will and Testament of ROBERT E. CHURCH of the City of Jayess, County of Lawrence, State of Mississippi, who having been by me first duly sworn, makes oath that the said ROBERT E. CHURCH, signed, published and declared said instrument as his Last Will and Testament on May 9, 2002, in the presence of this affiant and in the presence of RUBY J. BRAY, the other subscribing witness, that said Testator was then of sound and disposing mind and memory and above the age of eighteen years, and this affiant makes oath that she and RUBY J. BRAY, 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.

Sheila Morgan  
[Sign Name Here]

Print Name & Address of Witness:

Sheila Morgan  
234 Matthew Dr.  
Brandon, MS 39042

Sworn to and subscribed before me this, the 14 day of May, 2002.

Robert Dale Howell  
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES JAN. 23, 2006  
BONDED THRU STEGALL NOTARY SERVICE  
(Affix Official Seal)

**FILED**  
**THIS DATE**  
**FEB 27 2003**  
**MIKE CROOK**  
**CHANCERY CLERK**  
By: Lakisha Jones D.C.

203-156

**FILED**  
**THIS DATE**

**B 35 P 584**

**FEB 28 2003**

**LAST WILL AND TESTAMENT**

**OF**

**MIKE CROOK**  
**CHANCERY CLERK**

**CAROLYN MCBRYDE CHUSTZ**

By: Lakisha Jones D.C.

KNOW ALL PERSONS BY THESE PRESENTS, That I, the undersigned, CAROLYN MCBRYDE CHUSTZ of the City of Jackson, County of Hinds, State of Mississippi, being above the age of eighteen years, and being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all other Wills and Codicils heretofore made by me.

**ARTICLE I.**

I direct that all of my just debts, all taxes, and all expenses of my last illness and funeral be paid as soon after my death as conveniently can be done; provided, however, that nothing herein shall be construed to create a constructive trust for the payment of such amounts. I will and direct that the administration of my estate be closed as soon after my death as is reasonably possible.

Carolyn McBryde Chustz  
CAROLYN MCBRYDE CHUSTZ

I give and bequeath all of my papers, books and documents relating to family history to my daughter, SALLY CHUSTZ TODD. I give and bequeath Noelie's diamond watch to my daughter SHERRY CHUSTZ PACE inasmuch as it was promised to her by her father on her twenty-third birthday. I have disposed of much of my household furnishings and furniture, but I give and bequeath all of the rest of my tangible personal property including household furnishings and furniture to four of my children, SANDRA CHUSTZ SCHREITER, J. STEVE CHUSTZ, SALLY CHUSTZ TODD AND SHERRY CHUSTZ PACE, to be distributed according to instructions previously given to my Executors. Neither my daughter, SUSAN CHUSTZ BROOKS nor her descendants, shall have any interest in my estate inasmuch as I warned her by letter and because of the legal action she took in protesting Mary's will. Furthermore, neither Susan nor her descendants may enter my residence during the distribution of my properties because of her action taken during the distribution of the belongings of her aunts, Gertrude and Mary.

  
CAROLYN MCBRYDE CHUSTZ

ARTICLE III.

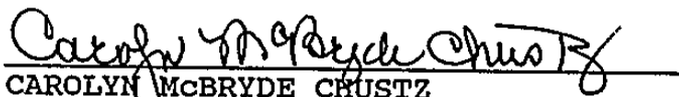
I give, devise and bequeath all of the rest of my property, real, personal and mixed, and wherever situated, of which I may die seized or possessed, or in which I may have any interest at the time of my death, unto four of my children, SANDRA CHUSTZ SCHREITER, J. STEVE CHUSTZ, SALLY CHUSTZ TODD and SHERRY CHUSTZ PACE, in equal shares, or unto the descendants of such children who may have predeceased me, in equal shares, per stirpes.

ARTICLE IV.

I hereby appoint my daughters SALLY CHUSTZ TODD and SHERRY CHUSTZ PACE as Co-Executors of this my Last Will and Testament. If one of my daughters shall be unable or unwilling to serve, the other may serve alone. If neither of my daughters shall be able or willing to serve I hereby appoint Deposit Guaranty National Bank as Successor Executor. I direct that my Co-Executors and Successor Executor be allowed to serve as such without bond without accounting to any court, and I hereby waive the requirement of an appraisal of my estate.

ARTICLE V.

During the period of the administration thereof, my Co-Executors and Successor Executor shall have all of the powers with

  
CAROLYN MCBRYDE CHUSTZ

B 35 P 587

reference to my estate and the assets of my estate that are granted to Trustees under the Uniform Trustees' Powers Act (§91-9-101 through §91-9-119 of the Mississippi Code of 1972,) with reference to trusts and trust assets as such Act now provides or may hereafter be amended.

WITNESS MY SIGNATURE, this the 12<sup>th</sup> day of July, 1999.

Carolyn McBryde Chustz  
CAROLYN MCBRYDE CHUSTZ

WITNESSES:

Paul Butler  
Paul C Butler

ATTESTATION

We, the undersigned, as subscribing witnesses, do hereby acknowledge and affirm that the foregoing written instrument was exhibited to us by CAROLYN MCBRYDE CHUSTZ, as her Last Will and Testament, that she signed the same in our presence and in the presence of each of us, and that we, at her request, and in her presence and in the presence of each other, hereto affixed our signatures as subscribing witnesses thereto, this the 12<sup>th</sup> day of July, 1999.

Paul Butler  
Paul C Butler

PROOF OF WILL

B 35 P 580

STATE OF MISSISSIPPI  
COUNTY OF HINDS

We, DORRIS BUTLER JR and GAIL C. BUTLER, on oath state that we are the subscribing witnesses to the attached written instrument dated the 12 day of July, 1999, which has been represented to be the Last Will and Testament of CAROLYN McBRYDE CHUSTZ, who indicated to us that she is a resident of and has a fixed place of residence in the City of Jackson, County of Hinds, State of Mississippi. On the execution date of the instrument, the Testatrix, in our presence and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be her Will, and requested that we attest to the execution thereof whereupon, in the presence of the Testatrix and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testatrix was over eighteen (18) years of age, and in our opinion was of sound mind, in full possession of her mental faculties, and acting without undue influence, fraud or restraint.

DATED this 12 day of July, 1999

Doris H. Hudgens  
Signature of Witness

1704 Poplar Blvd  
Street Address

Jackson Ms. 39202  
City and State

Gail C Butler  
Signature of Witness

22 Marcellus St  
Street Address

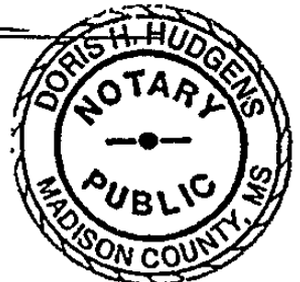
Brandon MS 39047  
City and State

Subscribed and sworn to before me on this the 12<sup>th</sup> day of July, 1999.

Doris H. Hudgens  
NOTARY PUBLIC

My Commission Expires:

My Commission Expires  
November 2, 2000



**FILED  
THIS DATE**

**MAR 03 2003**

**NIKE CHUUK  
CHANCERY CLERK**  
By: *Lakisha Spivey* D.C.

STATE OF MISSISSIPPI  
COUNTY OF Madison

LAST WILL AND TESTAMENT OF LINDA C. TUCKER

I, Linda C. Tucker, being over the age of twenty-one (21) years and of sound and disposing mind and memory, and a resident citizen of Madison County, Mississippi, do hereby make, publish and declare this to be my Last Will and Testament, expressly revoking all other wills and codicils thereto heretofore made by me.

ITEM ONE: I give, devise, and bequeath unto Michael L. Tucker, as trustee for Jason Michael Tucker, all of my properties, real, personal and mixed of every nature and kind, and wherever the same may be situated, of which I may die seized and possessed, to and for the use and benefit of my son, Jason Michael Tucker, in trust. I wish to create and do create a testamentary trust in favor of my son, Jason Michael Tucker as follows, "The Jason Michael Tucker Trust".

ITEM TWO: TRUSTEE: To the extent that such may be lawfully waived, I waive for the Trustee herein all requirements of accounting, appraisal, inventory, and bond, which may otherwise be required of a Trustee.

ITEM THREE: POWERS: I direct that my Trustee receive all my property, whether real, personal, or mixed, of whatever description and wherever it may be located, and hold the same in

initials *LCT*

trust for Jason Michael Tucker and to care for said property as fully, completely and responsibly as is possible. Further, when Jason Michael Tucker reaches the age of twenty-six (26), I direct that my Trustee deliver the remaining balance to Jason Michael Tucker. I further direct that my Trustee have and be empowered to exercise all the powers enumerated to trustees by the Uniform Trustees Powers Act, codified in Mississippi as Section 91-1-101, and following statutes, in the Mississippi Code Annotated of 1972, as it now exists or may be amended. My Trustee or his successor is further empowered to expend from the corpus or income of this trust any sums deemed by him to be reasonable for the care, maintenance, or tuition of the Beneficiary herein, or to give to him sums of money which he deems necessary for his care, support, and maintenance without having to account to any court therefor or to account to the other therefor upon distribution. Finally, I direct that this be deemed and constituted a spendthrift trust and that the beneficiary may not do or make any act or omission acting to transfer any interest which he may have in this trust and estate, whether said interest be legal or equitable, but that upon distribution of the Trust Estate, that he should receive absolute fee title to any assets distributed to him by my Trustee herein, unaffected by any act or omission made by the beneficiary.

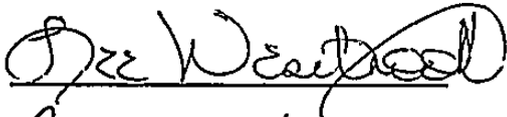
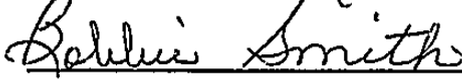
ITEM FOUR: I hereby name, constitute, and designate Michael L. Tucker, as Executor of this my Last Will and Testament. I initials   RCT

hereby direct that he, as Executor, not be required to give bond, make inventory, appraisement, or accounting, and to the extent such requirements may be waived, I hereby waive for him the requirements of bond, inventory, appraisal, and accounting.

SIGNED, PUBLISHED, AND DECLARED by me as my Last Will and Testament on this the 19<sup>th</sup> day of February, 2003, in the presence of these witnesses who attest to the same, as witnesses hereto at my request, in my presence, and in the presence of each other.

  
\_\_\_\_\_  
Linda C. Tucker  
(checkmark)

WITNESSES:

initials ACT

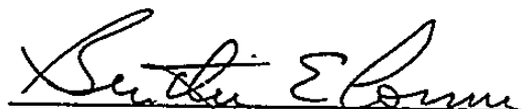
PROOF OF WILL

STATE OF MISSISSIPPI  
COUNTY OF WADSWORTH

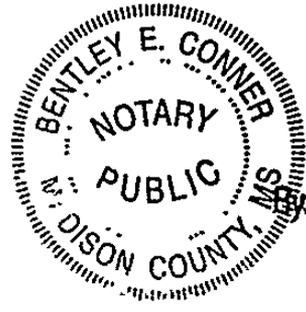
PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, Lee Westbrook, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Linda C. Tucker, who, being duly sworn, deposed and said that Linda C. Tucker signed, published and declared said instrument as his Last Will and Testament on February 19, 2003, in the presence of this deponent, and in the presence of Bobbie Smith, the other subscribing witness, and that Linda C. Tucker was then of sound and disposing mind and memory, and more than twenty-one years of age, and this deponent and Bobbie Smith subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of Linda C. Tucker, and in the presence of Linda C. Tucker and in the presence of each other, on the day and year of the date of said instrument.

  
Lee Westbrook

SWORN TO AND SUBSCRIBED before me this 28<sup>th</sup> day of February, 2003.

  
Notary Public

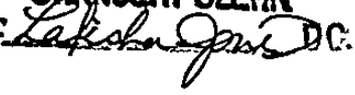
My Commission Expires:  
3-24-2006



**FILED**  
THIS DATE

MAR 03 2003

MIKE CROOK  
CHANCERY CLERK



PROOF OF WILL

B 35 P 593

STATE OF Miss  
COUNTY OF Madison

PERSONALLY APPEARED before me, the undersigned authority in and for said county and state, Bobbie Smith, one of the subscribing witnesses to a certain instrument of writing, a copy of which is attached hereto, purporting to be the Last Will and Testament of Linda C. Tucker, who, being duly sworn, deposed and said that Linda C. Tucker signed, published and declared said instrument as his Last Will and Testament on February 19, 2003, in the presence of this deponent, and in the presence of Lee Westbrook, the other subscribing witness, and that Linda C. Tucker was then of sound and disposing mind and memory, and more than twenty-one years of age, and this deponent and Lee Westbrook subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of Linda C. Tucker, and in the presence of Linda C. Tucker and in the presence of each other, on the day and year of the date of said instrument.

Bobbie Smith  
Bobbie Smith

SWORN TO AND SUBSCRIBED before me this 27th day of

February, 2003.

Debra Ross  
Notary Public

My Commission Expires:  
7-5-2005

**FILED**  
THIS DATE

MAR 03 2003

MIKE CRUOK  
CHANCERY CLERK

By: Lalita Jones DC

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE  
LAST WILL AND TESTAMENT OF  
LINDA C. TUCKER

CIVIL ACTION NO. 2003-0161

AFFIDAVIT

STATE OF MISSISSIPPI  
COUNTY OF MADISON

PERSONALLY APPEARED before me, the undersigned authority in and for the above state and county, the within named Michael L. Tucker, who being by me first duly sworn on oath stated:

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

	<u>Person</u>	<u>Last Known Address</u>
1.	None	

**FILED**  
**THIS DATE**

MAR 03 2003

MIKE CROOK  
CHANCERY CLERK

By: Lalisha Jones DC.

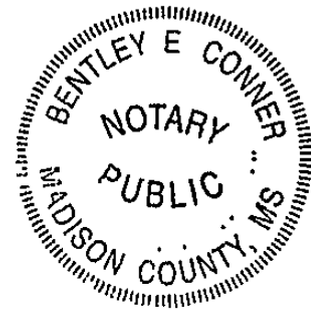
WITNESS MY HAND this 3rd day of MARCH, 2003.

Michael L. Tucker  
Michael L. Tucker, Executor

SWORN TO AND SUBSCRIBED before me this 3rd day  
of MARCH, 2003.

Bentley E Conner  
Notary Public

My Commission Expires:  
5-24-2006



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF VELMA LEE McKENZIE,  
DECEASED

CAUSE NO 2003-0064

**FILED**  
THIS DATE

MAR 3 2003

MIKE HUIP  
CHANCERY CLERK  
By: [Signature]...

AFFIDAVIT OF EXECUTOR

STATE OF MISSISSIPPI  
COUNTY OF MADISON

THIS day personally appeared before me, the undersigned authority at law and for the jurisdiction aforesaid, the within named Carl McKenzie, who being by me first duly sworn and according to law, says on oath

1. That the subscribing witnesses to the Last Will and Testament of Velma Lee McKenzie, deceased, cannot be found due to the fact that the Will was executed in 1988.
2. That I am appointed as the Executor of the estate by the Last Will and Testament dated July 29, 1988.
3. That I can attest that the signature of Velma McKenzie is her legal signature.
4. That Velma McKenzie was then and there of sound and disposing mind and memory and above the age of twenty-one (21) years

Carl R. McKenzie  
CARL McKENZIE

SWORN TO AND SUBSCRIBED, this the 26<sup>th</sup> day of January, 2003.

Debra K. Briland  
Notary Public

My Commission Expires:  
Notary Public State of Mississippi At Large  
My Commission Expires October 8, 2005  
Bonded Thru H.C. Co., Brock & Barlett, Inc.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF  
BERT A. WELCH, JR., DECEASED

NO. 03-0082

AFFIDAVIT OF EXECUTOR

STATE OF MISSISSIPPI

COUNTY OF Hinds

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, the within named BERT ANDERSON WELCH, III, who, after first being duly sworn by me, states under oath that he, as Executor of the Estate of BERT A. WELCH, JR., Deceased, having made reasonably diligent efforts, has been unable to identify any persons having claims against the Estate.

Bert Anderson Welch III  
BERT ANDERSON WELCH, III

SWORN TO AND SUBSCRIBED before me, this the 27 day of February, 2003.

Deanna B. Hardy  
NOTARY PUBLIC

My Commission Expires:

SEAN WESLEY ELLIS--Bar No. 8550  
YOUNG, WILLIAMS, HENDERSON & FUSELIER, P.A.  
2000 AmSouth Plaza  
Post Office Box 23059  
Jackson, Mississippi 39225-3059  
Telephone No. (601) 948-6100

MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES AUG 8, 2005  
BONDED THRU STEGALL NOTARY SERVICE

**FILED**  
**THIS DATE**

MAR 04 2003

MIKE CROOK  
CHANCERY CLERK

By: Betty L. Cook DC

2003-163

STATE OF MISSISSIPPI

COUNTY OF HINDS

AFFIDAVIT OF SUBSCRIBING WITNESSES

THIS DAY personally came and appeared before me, the undersigned authority at law in and for said jurisdiction, LINDA P. JENNINGS and JAMES S. ARMSTRONG, two of the subscribing witnesses to a certain instrument of writing purporting to be the Last Will and Testament of JAMES DANIEL HARDY, M.D., a citizen of Madison County, Mississippi, each of whom having been first duly sworn, each makes oath that the said JAMES DANIEL HARDY, M.D., signed, published and declared the original of said instrument as his Last Will and Testament on the 21st day of January, 1982, the day and date of said instrument, in the presence of said affiants and Bettie J. Pierce, all of whom were the subscribing witnesses to said instrument; that said testator was then of sound and disposing mind and memory and above the age of twenty-one years; and said affiants and Bettie J. Pierce subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of the said testator and in the presence of each other.

**FILED  
THIS DATE**

**MAR 5 2003**

**MIKE BRUUK  
CHANCERY CLERK**

By Betty Fulk D.C.

Linda P. Jennings  
LINDA P. JENNINGS

James S. Armstrong  
JAMES S. ARMSTRONG

SWORN to and subscribed before me, this the 3<sup>rd</sup> day of March, 2003.

Gladys V. Williams  
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC  
MY COMMISSION EXPIRES MAY 5, 2003  
BONDED THRU STEGALL NOTARY SERVICE

