

BK 35 pg 700

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF LORAYNE C. WARD, DECEASED

FILED
THIS DATE

MAR 28 2003

MIKE CROOK
CHANCERY CLERK
By: *Jim New* D.C.

CIVIL ACTION FILE NO. 2002-0229

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 **JAMES MICHAEL WARD**, who, being by me first duly sworn, on oath stated:

Affiant is the duly appointed, qualified and acting Executor of the Estate of Lorayne C. Ward, Deceased. 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 the persons so identified at their last known address, informing them that a failure to have their claim probated and registered with the Clerk of the Court granting letters, within the ninety (90) day period provided by Miss. Code Ann. (1972), Section 91-7-145, will bar such claim. The persons so identified and their last known addresses are:

NONE

STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named **JAMES MICHAEL WARD**, who, being first duly sworn by me, states

on his oath that the matters and facts contained and set forth in the above and foregoing Affidavit are true and correct as therein stated.

James Michael Ward
JAMES MICHAEL WARD

SWORN TO AND SUBSCRIBED before me on this the 19th day of March, 2003.

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES:
March 10, 2005

(SEAL)

2003-0338

LAST WILL AND TESTAMENT
OF
JAMES M. WARD

I, JAMES M. WARD of Madison County, Mississippi, being of the age of twenty-one years and over and of sound and disposing mind and memory, do make, declare and publish this to be my Last Will and Testament, hereby revoking all previous wills and codicils heretofore made by me.

I.

I name, constitute and appoint Lorayne C. Ward, my wife, as Executrix of this, my Last Will and Testament, and direct that she be not required to give bond or make any formal accounting to any Court other than the probate of this my Last Will and Testament. Should my said wife, Lorayne C. Ward, predecease me or refuse or be unable to serve as Executrix hereunder, I name, constitute and appoint my son, James Michael Ward, as Executor, also without bond.

II.

I will, devise and bequeath unto my wife, Lorayne C. Ward, all of my estate, real, personal and mixed of whatever nature and wheresoever located or situated.

III.

Should my said wife, Lorayne C. Ward, predecease me, I will, devise and bequeath all of my said estate unto the following named persons in the proportions as indicated, to-wit: unto James Michael Ward, an undivided one-fifth (1/5) interest; unto Sarah Ward Hill, an undivided one-fifth (1/5) interest; unto Susie Ward Burrell, an undivided one-fifth (1/5) interest; unto Nancy Smith Cortez, an undivided one-fifth (1/5) interest; unto

FILED
THIS DATE

MAR 28 2003

MIKE CROOK
CHANCERY CLERK

By: *[Signature]* DC

Last Will and Testament of James M. Ward - Page 2.

Rhonda Elise Smith, an undivided one-fifteenth (1/15) interest; unto Stephanie Irene Smith, an undivided one-fifteenth (1/15) interest; and unto Suzanne Lorayne Smith, an undivided one-fifteenth (1/15) interest

IN WITNESS WHEREOF I have executed this Last Will and Testament on this the 11 day of May, 1985, in the presence of the undersigned attesting and credible witnesses who, at my request and in my presence, and in the presence of each other, have witnessed my signature hereto.

James M. Ward
James M. Ward

Signed, published and declared by the testator, James M. Ward, as and for his Last Will and Testament in the presence of us, who, at his request and in his presence and in the presence of each other, subscribed our names hereto as attesting witnesses, this the 11 day of May, 1985.

Juanita Beal
William H Beal

WITNESSES

Bk. 35 Pg. 104

FILED

THIS DATE

MAR 28 2003

MIKE CROOK
CHANCERY CLERK

By: [Signature] D.C.

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF JAMES M. WARD, DECEASED

CIVIL ACTION FILE NO. 2003-0228

PROOF OF WILL

COMES NOW Juanita Beal, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of James M. Ward, deceased, and enters her appearance herein as provided by § 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that James M. Ward, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 11th day of May, 1985, the day and the date of said instrument, in the presence of this deponent and William H. Beal, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having his usual place of abode in Madison County, Mississippi, and that she and William H. Beal subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator and in the presence of the Testator and in the presence of each other on the day of the date of said instrument.

Juanita Beal
JUANITA BEAL

STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named JUANITA BEAL, being first duly sworn by me, states on her oath that the

BK 35 pg. 705

matters and facts contained and set forth in the above and foregoing Proof of Will are true and correct as therein stated.



JUANITA BEAL

SWORN TO AND SUBSCRIBED BEFORE ME, this the 27th day of March, 2003.



NOTARY PUBLIC

MY COMMISSION EXPIRES:

March 10, 2005
(SEAL)

JAMES M. CREWS, III
MSB#9344
HERRING, LONG & CREWS, P.C.
ATTORNEYS AT LAW
129 EAST PEACE STREET
P. O. BOX 344
CANTON, MISSISSIPPI 39046
TELEPHONE: (601) 859-2573
FACSIMILE: (601) 859-3955

Bk. 35 pg 706

FILED

THIS DATE

MAR 28 2003

MIKE CROOK
CHANCERY CLERK

By: Am. Jones D.C.

IN THE CHANCERY COURT OF MADISON COUNTY

STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF JAMES M. WARD, DECEASED

CIVIL ACTION FILE NO. 2003-0228

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 **JAMES MICHAEL WARD**, who, being by me first duly sworn, on oath stated:

Affiant is the duly appointed, qualified and acting Executor of the Estate of James M. Ward, Deceased. 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 the persons so identified at their last known address, informing them that a failure to have their claim probated and registered with the Clerk of the Court granting letters, within the ninety (90) day period provided by Miss. Code Ann. (1972), Section 91-7-145, will bar such claim. The persons so identified and their last known addresses are:

NONE

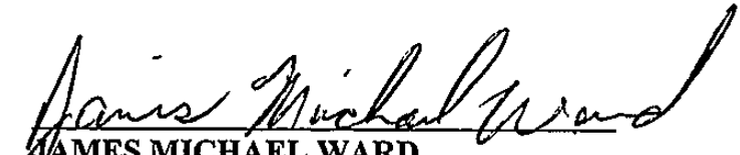
STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally appeared before me, the undersigned authority in and for said county and state, the within named **JAMES MICHAEL WARD**, who, being first duly sworn by me, states

BK 35 pg 707

on his oath that the matters and facts contained and set forth in the above and foregoing Affidavit are true and correct as therein stated.


JAMES MICHAEL WARD

SWORN TO AND SUBSCRIBED before me on this the 19th day of March, 2003.


NOTARY PUBLIC

MY COMMISSION EXPIRES:
March 10, 2005

(SEAL)

CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
JAMES LEE WHITE

FILED CAUSE NO. 2002-888
THIS DATE

AFFIDAVIT

MAR 28 2003

STATE OF MISSISSIPPI

MIKE CROOK
CHANCERY CLERK

COUNTY OF Hinds

By: Ami Sellers DC

Personally appeared before me, the undersigned authority, in and for the aforesaid county and state on this the 28th day of March, 2003, the within named James Slaughter White and Dorothy Ann White Gray, who being by me first duly sworn on oath states:

1. That affiants are the duly appointed, qualified, and acting Co-Executors of the Estate of James Lee White, Deceased. That affiants have made reasonably diligent efforts to identify all persons or entities having claims against the above styled and numbered Estate and have given 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 the Court granting Letters Testamentary within the ninety (90) day period provided by Mississippi Code Annotated 1972, Section 91-7-145 will bar such claim

The persons so identified in their known addresses are:

Person:

Last known address:

None

None

Book 35 pg 709

WITNESS MY HAND, this the ^{March} 26th day of July, 2002.

James S. White
James Slaughter White, Co-Executor of the
Estate of James Lee White

Dorothy A. Gray
Dorothy Ann White Gray, Co-Executrix of the
Estate of James Lee White

Sworn to and subscribed before me this 26th day of March, 2003.

Christopher B. Stokes
NOTARY PUBLIC

My Commission Expires _____


IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF EULIS ELIZABETH TATE, DECEASED

CIVIL ACTION FILE NO. 2003-0046

FILED
THIS DATE

AFFIDAVIT

MAR 27 2003

MIKE CHUCK
CHANCERY CLERK

By: SMO D.C.

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the state and county aforesaid the within named **JESSIE ROY (BUDDY) TATE, II**, who, being by me first duly sworn on oath stated:

That affiant is the duly appointed, qualified and acting Executor of the estate of Eulis Elizabeth Tate, 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., §91-7-145 will bar such claim. The persons so identified and their last known addresses are:

NONE

WITNESS MY HAND this the 23rd day of January, 2003.

Jessie Roy (Buddy) Tate II
Jessie Roy (Buddy) Tate, II
Executor

CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
DOROTHY VIRGINIA MILLER WHITE

FILED CAUSE NO. 2002-887
THIS DATE

AFFIDAVIT
MAR 28 2003

STATE OF MISSISSIPPI

COUNTY OF Hinds

MIKE CROOK
CHANCERY CLERK
By: Kim Lewis D.C.

Personally appeared before me, the undersigned authority, in and for the aforesaid county and state on this the 26th day of March, 2003, the within named James Slaughter White and Dorothy Ann White Gray, who being by me first duly sworn on oath states:

1. That affiants are the duly appointed, qualified, and acting Co-Executors of the Estate of Dorothy Virginia Miller White, Deceased. That affiants have made reasonably diligent efforts to identify all persons or entities having claims against the above styled and numbered Estate and have given 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 the Court granting Letters Testamentary within the ninety (90) day period provided by Mississippi Code Annotated 1972, Section 91-7-145 will bar such claim

The persons so identified in their known addresses are:

Person:	Last known address:
None	None

WITNESS MY HAND, this the 26th day of March, 2003.

James S. White
James Slaughter White, Co-Executor of the
Estate of Dorothy Virginia Miller White

Dorothy A. Gray
Dorothy Ann White Gray, Co-Executrix of the
Estate of Dorothy Virginia Miller White

Sworn to and subscribed before me this 26th day of March, 2003.

Shirley C. G.
NOTARY PUBLIC

My Commission Expires _____
CHRISTOPHER L. STOKES, HINDS COUNTY, MS
NOTARY PUBLIC
My Commission Expires February 24 2006

~~27-444~~
03-248

FILED
THIS DATE

APR 04 2003

LAST WILL AND TESTAMENT

OF

CHARLOTTE NORRIS

MIKE CROOK
CHANCERY CLERK

By: Mike Crook DC.

I, CHARLOTTE NORRIS, a resident of San Diego County, California, declare this to be my Last Will and revoke all former Wills and Codicils made by me.

FIRST: I am unmarried. I have no children, living or deceased.

SECOND: I give the sum of FIVE THOUSAND DOLLARS (\$5,000.00) to the EASTERN STAR, POINSETTIA CHAPTER #287, Oceanside, California.

THIRD: I give, devise and bequeath all of the rest and residue of my estate, both real and personal and wherever situated in which at this date I have an interest or may hereafter acquire an interest, to my sister, RUTH LOUISE TJOSEM, if she survives me, and if not, then in equal shares to my nieces and nephew, MARCY WILKINSON, SUSAN FITZPATRICK, JUDY BROUCK, and JIM STACHOUR, who survive me.

FOURTH: I have, except as otherwise provided in this Will, intentionally and with full knowledge, omitted to provide for my heirs who may be living at the time of my death. In the event I should remarry, said marriage shall not affect the disposition of my property; I specifically omit to provide for such subsequent spouse, and my separate property shall be distributed in the manner hereinbefore set forth.

If any beneficiary or other person should directly or indirectly contest the provisions of this Will in any manner, any gift to such beneficiary in this Will or to which they claim to be entitled is specifically revoked and such gift shall be disposed of as if such person or beneficiary has predeceased me without kindred.

FIFTH: I nominate JOHN I. LOY as Executor of this Will, without bond; provided, however that should he refuse or fail to qualify as such Executor, then and in that event I nominate NORMAN L. VETTER as Executor hereof, without bond.

I authorize my Executor to administer my estate under the Independent Administration of Estates Act.

C. V. 7

I direct my Executor to sell, at either public or private sale, any real property belonging to my estate, either with or without notice, subject to such confirmation as may be required by law, and to distribute the net proceeds therefrom in accordance with the terms of this Will.

SIXTH: I direct that all Inheritance and Estate Taxes which might become due by reason of my death shall be paid out of my Estate and not charged to or apportioned to any beneficiary or recipient.

SEVENTH: I direct that no interest be paid on any specific bequests made by this Will.

This Will was signed by me on the 2 day of February, 1989, at Oceanside, San Diego County, California.

Charlotte Norris
CHARLOTTE NORRIS

The foregoing instrument consisting of two (2) pages, including this page, was signed on the above date by CHARLOTTE NORRIS in our presence, we being present at the same time, and she then declared to us that such instrument was her Last Will; and we, at her request and in her presence and in the presence of each other, have signed such instrument as witnesses.

John A. Way residing at San Clemente, Ca.
Marianne J. Humer residing at Oceanside CA
Delia E. Gonzalez residing at Oceanside, Ca.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF CHARLOTTE NORRIS,
DECEASED

NO. ~~32,447~~ 03-248

AFFIDAVIT

STATE OF CALIFORNIA

COUNTY OF SAN DIEGO

FILED
THIS DATE

APR 04 2003

MIKE CROOK
CHANCERY CLERK

By: [Signature] D.C.

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

(1) That this affiant has reviewed and examined an instrument of writing purporting to be the Last Will and Testament of CHARLOTTE NORRIS.

(2) That this affiant has reviewed and examined the signature of a subscribing witness on Page 2 of said Last Will and Testament, JOHN I. LOY, who was personally known to the affiant and whose writing and signature are recognizable by the affiant.

(3) That the said JOHN I. LOY was personally known by the affiant.

(4) That the said signature of the subscribing witness, JOHN I. LOY, is in the handwriting of the said JOHN I. LOY.

[Signature]
HENRY R. HAGUE

SWORN TO AND SUBSCRIBED BEFORE ME, this the 18th day of

March, 2003.

Susana Padilla
Notary Public

My Commission Expires: 10/31/05



Harris H. Barnes
Harris H. Barnes, III (MSB 2018)
BARNES, BROOM, DALLAS AND McLEOD, PLLC
5 River Bend Place, Suite A
Flowood, Mississippi 39232
(601) 981-6336
ATTORNEY

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF CHARLOTTE NORRIS,
DECEASED

NG ~~32,414~~ 03-248

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF RANKIN

FILED
THIS DATE

APR 04 2003

MIKE CROOK
CHANCERY CLERK

By: Jim Lewis DC.

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named RUTH TJOSEM, who being by me first duly sworn according to law, says on oath.

(1) That this affiant has reviewed and examined an instrument of writing purporting to be the Last Will and Testament of CHARLOTTE NORRIS, who was personally known to the affiant and whose writing and signature are recognizable by the affiant.

(2) That the said CHARLOTTE NORRIS was personally known by the affiant.

(3) That the said signature of CHARLOTTE NORRIS on her Last Will and Testament is in the handwriting of the said CHARLOTTE NORRIS

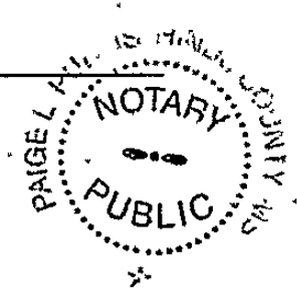
Ruth Tjossem
RUTH TJOSEM

SWORN TO AND SUBSCRIBED BEFORE ME, this the 28th day of

March, 2003.

Paige L. Purvis

Notary Public



My Commission Expires: MY COMMISSION EXPIRES NOV 16, 2004

Harris H. Barnes, III

Harris H. Barnes, III (MSB 2018)
BARNES, BROOM, DALLAS AND McLEOD, PLLC
5 River Bend Place, Suite A
Flowood, Mississippi 39232
(601) 981-6336
ATTORNEY

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI
COUNTY OF Madison

This date personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, the within named Ronald M. Kirk, who being by me first duly sworn according to law, states on oath the following.

- (1) Affiant is one of the subscribing witnesses to the Last Will and Testament of H.B. Alexander, the "Decedent", who was personally known to affiant, and whose signature is affixed to the Last Will and Testament, which Last Will and Testament is dated November 19, 1991.
- (2) That on the 19th day of November, 1991, H.B. Alexander signed, published and declared the foregoing instrument of writing to be his Last Will and Testament in the presence of affiant and in the presence of Susan C. Phillips, the other subscribing witness to the Will.
- (3) That H.B. Alexander was then and there of sound and disposing mind and memory, and above the age of eighteen (18) years.
- (4) Affiant, together with Susan C. Phillips, subscribed and attested the Will as witnesses to the signature and publication thereof, at the special request, and in the presence of H.B. Alexander, and in the presence of each other.

Ronald M Kirk
 Ronald M Kirk
 Address: P.O. Drawer N
Flora, MS 3907.

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

Susan Coy Phillips
 Notary Public



FILED
THIS DATE
 APR 07 2003
 MIKE ORLOK
 CHANCERY CLERK
 By: Lafeta Opus DC

LAST WILL AND TESTAMENT

OF

H. B. ALEXANDER

FILED

THIS DATE

APR 07 2003

MIKE CROOK
CHANCERY CLERK

By: *Shirley Lee Alexander* DC

I, H. B. ALEXANDER, an adult resident citizen of Yazoo County, Mississippi, being of sound and disposing mind and memory, and above the age of twenty-one years, do hereby make, publish and declare this instrument to be my Last Will and Testament, hereby revoking any previous wills or codicils thereto heretofore made by me.

ITEM I

I hereby direct that my Executrix hereinafter named, to pay all my just debts which may be probated, registered, or allowed against my Estate as soon after my death as is practical, and prior to distribution of any of my assets.

ITEM II

I hereby name, constitute and appoint my wife, Shirley Lee Alexander as Executrix of this my Last Will and Testament. I direct that she act in that capacity without the necessity of posting bond to insure the faithful performance of her duties. I further waive inventory and appraisal of my Estate, insofar as is lawful.

ITEM III

I hereby give, devise and bequeath all property owned by me at the time of my death, whether the same is real, personal, or mixed, and wheresoever the same may be situated, to my wife, Shirley Lee Alexander, as her own, in fee simple, absolutely.

In the event my wife has predeceased me, or if we are killed in a common disaster, I then hereby give, devise and bequeath all property owned by me at the time of my death to my children, born to me during my marriage, in equal shares, share and share alike.

IN WITNESS WHEREOF I have hereunto set my hand on this the 19th day of November, 1991.

H. B. Alexander
H. B. ALEXANDER

WE, the undersigned subscribing witnesses to the Last Will and Testament of H. B. ALEXANDER hereby certify that we witnessed the signing of his Last Will and Testament at his special instance and request, in his presence, and in the presence of each other. We further certify that when he signed his Last Will and Testament the said H. B. ALEXANDER was of sound and disposing mind and memory and above the age of twenty-one years.

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

Ronald M. Kirk Residing at Flora, Ms 39071 (ATTY)

Susan C. Phillips Residing at Bolton MS 39041

RONALD M. KIRK
ATTORNEY
879-8264 (601)
4854 main st.
FLORA, MS.

CLARINEX
(desloratadine) 12.5mg

Last Will and Testament

of

May Tatum Hull

STATE OF MISSISSIPPI

COUNTY OF MADISON

FILED
THIS DATE

APR 15 2003

MIKE CROOK
CHANCERY CLERK

35-111-1111

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

I

Simultaneously with the execution of this, my LAST WILL AND TESTAMENT, I am executing what, under Mississippi law, is termed a "Living Will "

II

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

III.

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

mtH

claims against my estate be paid out of the general funds of my estate before any distribution of such funds to any of the beneficiaries mentioned below.

IV.

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

V.

Upon payment of all debts as hereinabove described, I direct that my Executrix, hereinbelow named, shall pay the designated amounts to the following individuals: The sum of \$35,000.00 shall be payable to Marjorie Hull Monk; the sum of \$30,000 00 shall be payable to Sherry Monk Jones, her heirs or successors; the sum of \$20,000 00 shall be made payable to Judy Monk McArthur, her heirs or successors.

VI.

My residuary estate is all my property remaining after the dispositins specified in Paragraph V of this will, whenever obtained, including property not effectively disposed of in this will, and property to which I have a power to appoint. I give, devise and bequeath my residuary estate to Marjorie Hull Monk, Sherry Monk Jones and Judy Monk McArthur, in equal shares.

VII

Notwithstanding anything contained in this Will to the contrary, if any legatee or devisee dies

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

VIII.

I do hereby appoint Judy Monk McArthur to serve as Executrix of my Estate. In such event as she may be unable or unwill to serve in said capacity, I do hereby appoint Sherry Monk Jones as my Successor Executrix, with all powers vested in my primary designee.

IX.

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

IN WITNESS WHEREOF, I subscribe my name to this will appearing on the Signature page and the Two preceding pages, each of which preceding page is identified by initials, this 16th day of June, 1995.

May Tatum Hull
MAY TATUM HULL

Signed, sealed, published and declared by MAY TATUM HULL as testator and we at his

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

Charles L. Sum

100 Jones Street

Madison, MS 39110

Michelle Waldheg

305 Brookwoods Dr.

Tridgeland, MS 39159

STATE OF MISSISSIPPI

COUNTY OF MADISON

Before me, the undersigned authority, on this day personally appeared MAY TATUM HULL,
and Charles L. Dunn and Michelle Waldrop

_____ , known to me to be the testator and the witnesses,
respectively, whose names are subscribed to the annexed or foregoing instrument in their respective
capacities and, all of said persons being by me duly sworn, MAY TATUM HULL, testator, declared
to me and to the said witnesses in my presence that said instrument is her LAST WILL AND
TESTAMENT and that she had willingly made and executed it as her free act and deed for the
purposes therein expressed. The witnesses, each on his or her oath, stated to me in the presence and
hearing of the testator that the testator had declared to them that the instrument is her LAST WILL
AND TESTAMENT and that she executed same as such and wanted each of them to sign as a
witness; and upon her oath each witness stated further that he or she did sign the same as witness in
the presence of the testator and at his request; that she was at the time eighteen (18) years of age or
over and was of sound mind; and that each of said witnesses was then at least eighteen (18) years of
age.

May Tatum Hull
MAY TATUM HULL

Charles L. Dunn
WITNESS

100 Jones Street

Madison, MS 39110

Michelle Waldrop
WITNESS

305 Brookwoods Dr.

Ridgeland, MS, 39157

Sworn to and subscribed before me by MAY TATUM HULL, testator, and sworn to and
subscribed before me by Charles L. Dunn and
Michelle Waldrop, witnesses, this 16th day of
June, 1995.

Barbara Carol Casare
NOTARY PUBLIC

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES 06/17/97
BONDED THRU KENNEDY MARCHETTI, INC.

LAST WILL AND TESTAMENT

OF

DORIS S. BILLINGSLEY

I, Doris S. Billingsley, a resident of Madison, Madison County, Mississippi, declare this to be my Last Will and Testament, hereby revoking all wills and codicils heretofore made by me.

ARTICLE I

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

ARTICLE II

I direct that all estate and inheritance taxes and other taxes in the general nature thereof (together with any interest or penalty thereon) which shall become payable upon or by reason of my death with respect to any property passing by or under the terms of this will or any codicil to it hereafter executed by me, or with respect to any other property included in my gross estate for the purpose of such taxes, shall be paid by my Executrix out of the principal of my residuary estate.


DORIS S. BILLINGSLEY

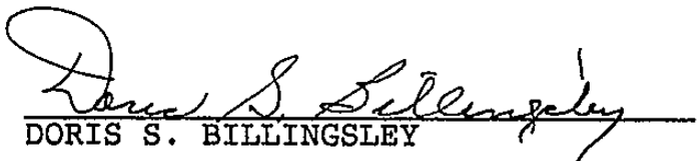
Last Will and Testament of Doris S. Billingsley

ARTICLE III

If my husband, Henry M. Billingsley, shall survive me, I devise to him my ownership in our home located at 244 Timbermill Drive, Madison, Mississippi. All of the rest, residue and remainder of my property, real, personal and mixed, of which I may die seized or possessed, I hereby bequeath and devise to my children, Donna B. Haynes, and Janet Susan B. Hammett, share and share alike, absolutely and forever.

ARTICLE IV

If my husband, Henry M. Billingsley, shall predecease me, then I devise and bequeath all of my property, real, personal and mixed, to my children, Donna B. Haynes and Janet Susan B. Hammett, to be divided among them with such equality and appropriateness as my Executrix, in her sole discretion, shall determine. In the event that one or more of my children shall predecease me, the share of any such predeceased child shall be divided among her children in equal shares, or, if she has no children, her share shall be given to my surviving child. In the division into equal shares, if any of the surviving issue of my deceased children shall be a minor, such child's share may be delivered to the person with whom such child is residing, or to such child's legal guardian, or directly to such child. The receipt of the guardian, or the person with whom such minor resides, or the receipt of such minor child, shall constitute a full acquittance of my Executrix with respect to the legacy so delivered. This authority is given my Executrix notwithstanding any statute or rule of law to the contrary. I direct that any expenses incurred in safeguarding or delivering such property be paid from my estate as an administration expense thereof.


DORIS S. BILLINGSLEY

Last Will and Testament of Doris S. Billingsley

ARTICLE V

I hereby grant to my Executrix the continuing, absolute, discretionary power to deal with any property, real or personal, held in my estate as freely as I might in 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 the Executrix shall be required to inquire into the propriety of any of her actions. I expressly confer upon my Executrix the specific powers set forth in Miss. Code Ann. §§ 91-9-101 through 91-9-119 (1972) as now enacted or hereafter amended. My Executrix shall not be required to file in any court or with any public official any reports or accounts relating to the administration of this will, except to the extent that there is no power to excuse the filing of such reports or accounts.

ARTICLE VI

I appoint Janet Susan B. Hammett to be the Executrix of this my Last Will and Testament, to serve without bond, or if bond is required by law, to serve without security on any bond required by law and to serve without any accountings or inventory to any court and to have the powers and discretions granted by law, to be exercised without court order. I vest my Executrix with full power and authority to sell, transfer and convey any property, real or personal, which I may own at the time of my death at such time and price and upon such terms and conditions (including credit) as she may determine and to do every other act and thing necessary or appropriate for the complete administration of my estate. Further, I hereby waive the necessity of any appraisal being made in connection with my estate. In the event Janet Susan B. Hammett be incapable or prevented from acting as


DORIS S. BILLINGSLEY

Last Will and Testament of Doris S. Billingsley

Executrix, or predeceases me, then I nominate and appoint Donna B. Haynes as the Executrix of my Last Will and Testament.

IN WITNESS WHEREOF, I sign, seal, publish and declare this instrument to be my Last Will and Testament this, the 29th day of March, 1988, at Jackson, Mississippi.

Doris S. Billingsley
DORIS S. BILLINGSLEY

The foregoing instrument, consisting of this and three (3) preceding typewritten pages, was signed, sealed, published and declared by Doris S. Billingsley, the Testatrix, to be her Last Will and Testament, in our presence, and we, at her request and in her presence and in the presence of each other have hereunto subscribed our names as witnesses, this 29th day of March, 1988, at Jackson, Mississippi.

WITNESSES:

Residing at:

Cindy P. Price

1351 Dorgan Street
Jackson, Ms 39204

Residing at:

E. Barbara Adams

Post Office Box 1584
Jackson, Ms 39215

Residing at:

Ve'Sharne D. Lewis

3709 I-55 South
Jackson, MS 39212

AFFIDAVIT OF SUBSCRIBING WITNESS
TO THE LAST WILL AND TESTAMENT OF
DORIS S. BILLINGSLEY

STATE OF MISSISSIPPI

COUNTY OF Hinds

This day personally appeared before me, the undersigned authority for law in and for the jurisdiction aforesaid, CINDY P. PRICE, who, being by me first duly sworn, deposes and states as follows, to-wit:

That she is one of the subscribing and attesting witnesses to the Last Will and Testament of DORIS S. BILLINGSLEY, who was personally known to this affiant; that to the personal knowledge of affiant, the said DORIS S. BILLINGSLEY, signed, published and declared said instrument as her Last Will and Testament on the 29th day of March, 1988; that said Testatrix, DORIS S. BILLINGSLEY, was then of sound and disposing mind, memory and understanding, and above the age of twenty-one (21) years and under no duress whatsoever; that the said DORIS S. BILLINGSLEY signed, published and declared said original instrument of writing as her Last Will and Testament on the date aforesaid in the presence of affiant and E. Barbara Adams and Ve'Sharne D. Lewis, the other subscribing and attesting witnesses thereto; and that she, the said affiant, and the said E. Barbara Adams and Ve'Sharne D. Lewis subscribed and attested said Last Will and Testament as witnesses to the publication thereof and the signature of said Testatrix, DORIS S. BILLINGSLEY, thereon, at the special instance and request of and in the presence of said Testatrix and in the presence of each other on the 29th day of March, 1988.

Cindy P. Price
CINDY P. PRICE

SWORN to and subscribed before me, this the 26th day of January, 1998.

Kitty S. Leagin
NOTARY PUBLIC

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
COMMISSION EXPIRES SEPT. 14, 2000
THRU STEGALL NOTARY SERVICE

MARY FLY SATTERFIELD

I, Mary Fly Satterfield, an adult resident citizen and domiciliary of the First Judicial District of Hinds 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.

FIRST: I nominate and appoint my daughter, Mary Laura Satterfield Graham, as executrix of my Last Will and Testament. Should my said executrix fail or cease to act as executrix for any reason, I appoint Deposit Guaranty National Bank, Jackson, Mississippi as substitute executor, or successor executor, under my Will.

SECOND: No bond or other security shall be required of any executrix or executor. My executor shall not be liable for any act or omission except in the case of gross negligence, bad faith or fraud. I waive the necessity of a formal appraisal or accounting of my estate.

THIRD: Any and all taxes payable by reason of my demise, and all of my debts, including funeral expenses and the expenses of administering my estate, shall be paid by my executrix in such order as she deems appropriate.

FOURTH: I hereby recite and declare that I have established at Merrill Lynch, Pierce, Fenner and Smith, Inc. an account in the names of Mary Fly Satterfield and John Creighton Satterfield, Jr., jointly, which is account number 535-13F77. It is intended and expected that the entire proceeds of said account will pass to John Creighton Satterfield, Jr. by operation of law, and not under this Will. To the extent that the said account does not pass to John Creighton Satterfield, Jr. by operation of law, I hereby give, devise and bequeath the entire proceeds and all other rights in and to said account and income therefrom to John Creighton Satterfield, Jr.

FOR IDENTIFICATION: M.F.S.
Initials

FILED
THIS DATE
APR 25 2003

MIKE CROOK
CHANCERY CLERK
By: *Lakisha G. [Signature]*

FIFTH: I hereby recite and declare that I have established at Merrill Lynch, Pierce, Fenner and Smith, Inc. an account in the names of Mary Fly Satterfield and Ellen Drake Satterfield, jointly, which is account number 535-F77. It is intended and expected that the entire proceeds of said account will pass to Ellen Drake Satterfield by operation of law, and not under this Will. To the extent that the said account does not pass to Ellen Drake Satterfield by operation of law, I hereby give, devise and bequeath the entire proceeds and all other rights in and to said account and income therefrom to Ellen Drake Satterfield.

SIXTH: I do hereby give, devise and bequeath all the rest, residue and remainder of my worldly goods, whether real, personal or mixed and whether corporeal or incorporeal and whether presently in being or amounting to future interests to my daughter, Mary Laura Satterfield Graham, if she survives me, or if not, to the children of Mary Laura Satterfield Graham, share and share alike. In the event that Mary Laura Satterfield Graham shall predecease me, and in the event that one or more of her children shall also predecease me, without issue, the entire interest of said deceased child or children shall be distributed pro rata to the living children of Mary Laura Satterfield Graham. In the event that Mary Laura Satterfield Graham shall predecease me, and in the event that one or more of the children of Mary Laura Satterfield Graham shall also predecease me, leaving issue, then I leave said deceased child's portion to pass under this Will, if that should occur, to the issue of said child, share and share alike. If my daughter, Mary Laura Satterfield Graham shall not survive me, and if all the children of Mary Laura Satterfield Graham shall likewise not survive me, leaving no issue, then I leave all of the property and things of value included within this item of my Will to my heirs.

FOR IDENTIFICATION:

M F. S.
Initials

SEVENTH: In the event any beneficiary of this Will is, at the time of taking under the terms of this Will, a minor, then I give, devise and bequeath the property which would otherwise pass to said minor to Deposit Guaranty National Bank of Jackson, Mississippi, to be held in trust upon the following terms and conditions:

I direct that the principal and accumulated income constituting my trust estate shall be apportioned in equal shares to the beneficiaries; and I direct that the several equal shares be administered and disposed of as follows:

1. The share apportioned to any beneficiary who shall have attained twenty-one (21) years of age, shall thereupon be delivered and conveyed to such beneficiary, discharged of the trust.

2. The share apportioned under the section above to each beneficiary who shall be under twenty-one (21) years of age, shall be held in trust hereunder for the benefit of such child and the net income derived from the trust for such child and all or any part of the principal thereof shall be paid to or applied for the benefit of such child in such manner and at such intervals and in such amounts as my trustee in its sole discretion shall, from time to time, deem requisite or desirable in providing for the suitable support and education of such child until he or she shall attain the age of twenty-one (21) years, and upon the attainment of the age of twenty-one (21) by such child, the principal and accumulated income then constituting the child's separate trust shall be delivered and conveyed to the child, discharged of the trust.

3. If a child shall die prior to the termination of his or her trust, pursuant to the foregoing provisions, the principal and accumulated income constituting the trust for such child at the time of his or her death, shall thereupon vest in and inure in equal shares to the benefit of the survivors among

FOR IDENTIFICATION: M.F.S.
Initials

the beneficiaries, pro rata, and their respective shares or portion shall be administered and disposed of in accordance with the terms and provisions of the trust herein created for their benefit.

4. I hereby authorize and empower the trustee in his sole and absolute discretion, at any time and from time to time, to disburse from the principal of any of the trust estates created under this article (even to the point of completely exhausting same), such amounts as it may deem advisable to provide adequately and properly for the support, maintenance, education and health of the current beneficiaries thereunder, including, but not my way of limitation, expenses incurred by reason of illness, disability and education. In determining the amounts of principal to be so disbursed, the trustee shall take into consideration any other income (other than capital gains) or property with such income beneficiary or other person may have from any other source; and the trustee's discretion shall be conclusive as to the advisability of any such disbursement and the same shall not be questioned by anyone. For all sums so disbursed, the trustee shall have full acquiescence. All such disbursements from principal shall be charged against the trust fund from which they are made, and shall not be charged against any individual share or principal subsequently distributed to any beneficiary.

5. I hereby grant to my executrix and also to the trustee of each trust established hereunder (including any substitute or successor personal representative or trustee or ancillary trustee), the continuing, absolute, discretionary power to deal with any property, real or personal, held in my estate or for any trust 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 the executor or trustee shall be required to inquire

FOR IDENTIFICATION:

M. F. S.
Initials

into the propriety of any of their actions. I expressly confer upon my executor and any trustee hereunder the specific powers set forth in Mississippi Code Annotated, §§ 91-9-101 through 91-9-109 (1972) as now enacted or hereinafter amended.

6. My trustee shall not be required to file in any court or with any public official any reports or accounts relating to the administration of the trust created by this will, except to the extent that I have no power to excuse the filing of such reports or accounts, provided, however, my trustee shall furnish annually, or at more frequent intervals, reports and accounts thereof to the beneficiary then entitled to the income therefrom. The receipt of the trustee shall operate as full acquiescence and discharge of my executor for the property turned over to my trustee.

~~If any beneficiary hereunder shall contest the probate or validity of this will or any provision thereof or shall institute or join in (except as a party defendant) any proceeding to contest the validity of this will or to prevent any provision thereof from being carried out in accordance with its terms (regardless of whether or not such proceedings are instituted in good faith or with probable cause), then all benefits provided for such beneficiary are revoked and such benefits shall pass to the residuary beneficiaries of this will (other than such beneficiary) in the proportion that the share of each such residuary beneficiary bears to the aggregate of the affected shares of the residuary. If all of the residuary beneficiaries join in such contest or proceedings, then such benefit shall pass to those persons (other than the persons joining in such contest) who are living at my death and who would have been my distributees had I died intestate, a resident of the State of Mississippi and had the person or persons contesting my will died immediately before me. Each benefit conferred herein is made on the condition pre-~~

FOR IDENTIFICATION:

MFS
Initials

cedent that the beneficiary shall accept and agree to all of the provisions of this will of the provisions of this article are an essential part of each and every benefit.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament, consisting of ~~6~~ ^{SIX} ~~pages~~ ^{M.F.S.} pages, each of which has been identified by my initials, on this 1st day of April, 1990 ~~November, 1989~~.

Mary Fly Satterfield
MARY FLY SATTERFIELD

I have signed this Will in the presence of Caroline Beckman, _____, and Lucy Ann Haley, whom I have asked to serve as attesting witnesses at Jackson, Mississippi, on this 1st day of April, 1990 ~~November, 1989~~.

On the above date, Mary Fly Satterfield came and declared to each of us that this instrument was her Last Will and Testament, and she asked each of us to witness her signature. She then signed this Will and initialed each of the pages of this instrument in our presence, we being in her presence and in the presence of each other at the same time. At her request, in her presence, and in the presence of each other, we now subscribe our names as witnesses, and each of us declares that in his or her opinion this testatrix is of sound mind and memory and is under no constraint.

WITNESSES:

Lucy Ann Haley
Signature of Regency Apt 351
of 1000 E. Northside Dr.
Jackson, MS 39206
Address

Caroline E. Beckman
Signature of 1000 E. Northside Dr. Regency apt
Jackson, MS 39206 ~~1000~~ #162
Address

Mary Ethel Bennett
Signature of 1000 E. Northside Dr. #167
Jackson, MS 39206
Address

FOR IDENTIFICATION: M.F.S.
Initials

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MARY FLY SATTERFIELD, DECEASED

NO. 2003-0277

AFFIDAVIT OF EXECUTRIX

STATE OF MISSISSIPPI

COUNTY OF MADISON

Personally came and appeared before me, the undersigned authority of law in and for the above styled jurisdiction, the within named, Mary Laura Satterfield Craft, Executrix of the Estate of Mary Fly Satterfield, deceased, who being first duly sworn states on her oath the following:

1. That the undersigned affiant has made reasonably diligent efforts to identify persons having claims against this Estate.
2. That the undersigned affiant, having made reasonably diligent efforts, has not identified any persons believed to have claims against the Estate.
3. Further affiant sayeth not.

Mary Laura Satterfield Craft
Mary Laura Satterfield Craft, Executrix

SWORN TO AND SUBSCRIBED before me on this the 25th day of April, 2003.

Samuel Suttell Gg
NOTARY PUBLIC

My Commission Expires:

June 26, 2003

(Seal)

FILED
THIS DATE

APR 25 2003

MIKE GIBBOK

CHANCERY CLERK

By: Lakota Guss C.C.

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

APR 25 2003

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
LEONELL W. ELLIS, DECEASED

MIKE CHOOK
CHANCERY CLERK
By: *Kim Stewers* D.C.

CIVIL ACTION, FILE NO: 2003-0302

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

PERSONALLY appeared before me, the undersigned Notary Public in and for the jurisdiction aforesaid, J. M. Ritchey, one the two subscribing witnesses to the foregoing and annexed instrument of writing purporting to be the Last Will and Testament of Leonell W. Ellis, deceased, late of Madison County, Mississippi, who, having been by me first duly sworn, stated that the said Leonell W. Ellis signed, published and declared said instrument to be his Last Will and Testament on the 6th day of December, 1985, being the date of said instrument, in the presence of the deponent and Janice J. Sullivan; that the said testator was then and there of sound and disposing mind and memory and was more than eighteen years of age; that the deponent and Janice J. Sullivan subscribed and attested said instrument of writing, as witnesses to the testator's signature and publication thereof, at the special instance of and in the presence of the testator, on the day and year of the date thereof; and that the deponent is now and was at the time of said attestation a

competent witness under the laws of the State of Mississippi.

WITNESS MY SIGNATURE this the 25 day of April,
2003.

J. M. Ritchey
J. M. RITCHEY

SWORN TO and subscribed before me, this the 25th day of
April, 2003.

Mike Crook, Chancery Clerk
NOTARY PUBLIC
cess officio by: Kim Jewers, D.C.

My Commission Expires:

My Commission Expires,
January 5, 2004

johnson.proof of will
053/121802



FILED

B 35 P 744

THIS DATE

APR 25 2003

STATE OF MISSISSIPPI
COUNTY OF MADISON

MIKE CROOK
CHANCERY CLERK
By: *Am. Sellers* D.C.

LAST WILL AND TESTAMENT OF LEONELL W. ELLIS

I, LEONELL W. ELLIS, being of sound and disposing mind and memory, and an adult 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

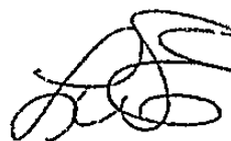
I do hereby give and devise unto my wife, VANESSA N. ELLIS and to my daughter, JACQUELYN E. DICKINSON, share and share alike, all of my right, title and interest in and to the following described real property lying and being situated in the City of Canton, Madison County, Mississippi, to-wit:

A lot or parcel of land lying and being situated in the SE $\frac{1}{4}$ of NE $\frac{1}{4}$ of Section 13, Township 9 North, Range 2 East, and more particularly described as:

Commencing at the intersection of the North line of the W. J. Lutz Addition to the City of Canton as recorded in the office of the Chancery Clerk of Madison County, Mississippi, with the West line of Railroad Street; run northerly along the West line of Railroad Street for 666.2 feet to the North line of the Hutson property; thence turn left through a deflection angle of 99° 33' and run 290 feet along the North line of the Hutson property to a chain link fence corner, said point being the point of beginning of the property here described, and from said point of beginning turn left through a deflection angle of 83° 05' and run 182 feet along the chain link fence and its extension to a point; thence turn right through a deflection angle of 83° 05' and run 140 feet to a point; thence turn right through a deflection angle of 93° 03' and run 181 feet to and along an existing fence to a fence corner; thence turn right through a deflection angle of 86° 57' and run 150 feet along the existing fence to the point of beginning.

ITEM TWO

I do hereby give and devise unto my sons, RONALD L. ELLIS and ANTHONY E. ELLIS, share and share alike, the following described real property lying and being situated in the City of Canton, Madison County, Mississippi, to-wit:



three children, and each of my surviving brothers and sisters, with each member of the class receiving one (1) share, and with the class being diminished and reduced upon the death of each member thereof.

There is no requirement that this property ever be sold, but should the property be sold during the lifetime of any of my surviving siblings, then in that event, the net proceeds shall be distributed among the then existing members of the class, and them alone; it being my intention that the issue or descendants of the class members shall not participate in the proceeds of such sale.

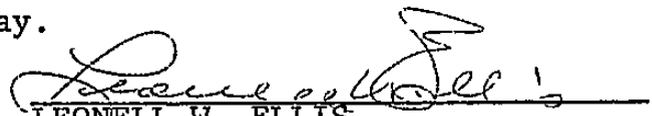
ITEM FOUR

I do hereby give, devise and bequeath all of the rest, residue and remainder of my property, real and personal and wherever situated, unto my wife, VANESSA N. ELLIS.

ITEM FIVE

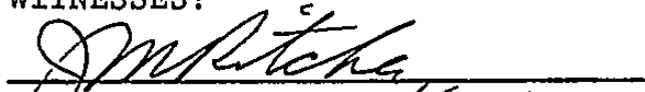
I hereby name, constitute and appoint my wife, VANESSA N. ELLIS, as Executrix of this Will, to serve without bond and to the extent allowed by law, I relieve her from having to make or file any inventory, appraisal or accounting to any court.

SIGNED, PUBLISHED AND DECLARED by me, LEONELL W. ELLIS, as my last will and testament on this the 6th day of December, 1985, in the presence of these witnesses, who also signed the same as witnesses hereto, at my request, in my presence, and in the presence of each other, on this day.


LEONELL W. ELLIS

THIS INSTRUMENT consisting of this and two (2) additional preceding typewritten pages, was on the date shown above, signed, published and declared by LEONELL W. ELLIS 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:




IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
LEONELL W. ELLIS, DECEASED

CIVIL ACTION, FILE NO. 2003-0302

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 VANESSA N. ELLIS, who, being by me first duly sworn, stated upon her oath as follows:

That affiant is the duly appointed, qualified and acting Executrix of the estate of Leonell W. Ellis, deceased; that affiant have made reasonably diligent efforts to identify all persons having claims against the above styled and numbered estate in order to give notice by mail to any persons so identified, at their last known address, and 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 Mississippi Code of 1972 Ann., Section 91-7-145 will bar such claim; and, despite such reasonably diligent efforts, that the affiant has been unable to identify or to give notice by mail to any person who may have a claim against said decedent's estate.

WITNESS MY SIGNATURE, this the 25 day of April, 2003.

FILED
THIS DATE

APR 25 2003

MIKE CROOK

CHANCERY CLERK

By: Kim Dews D.C.

Vanessa N. Ellis
VANESSA N. ELLIS

B 35 P 748

SWORN TO and subscribed before me, this the 25 day of
April, 2003.


NOTARY PUBLIC

My Commission Expires:

June 23, 2005

johnson.aff
053/121802

Exhibit "A"

2

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF LURLINE KENT WATKINS, DECEASED

NO 2003-303

AFFIDAVIT OF ADMINISTRATRIX

FILED
THIS DATE

APR 25 2003

MIKE CHLOEK

CHANCERY CLERK

By: [Signature] L.S.

STATE OF MISSISSIPPI
COUNTY OF MADISON

I, the undersigned Administratrix of the aforesaid estate, do hereby make affidavit that I have made reasonably diligent efforts to identify persons having claims against the estate and have found no one to give notice to by mail as required by Miss. Code of 1972 Ann. § 91-7-145(1).

[Signature]
CHARLEENE WATKINS MAYEAUX,
Administratrix of the Estate of Lurline Kent
Watkins, Deceased

SWORN TO AND SUBSCRIBED BEFORE ME, this the 25th day of April, 2003.

[Signature]
NOTARY PUBLIC

My Commission Expires:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 25, 2004
BONDED THRU STEGALL NOTARY SERVICE
[SEAL]

B 35 P 750

PREPARED AND SUBMITTED BY:



SCOTT P. HEMLEBEN

MSB #2257

GERALD & BRAND, P.L.L.C.

Suite 900 - One Jackson Place

188 East Capitol Street

Post Office Box 158

Jackson, Mississippi 39205-0158

Telephone: (601) 948-3030

G:\GB\W\SPHP\WATKINS exec aff.wpd

Page 1

FILED

B 35 P 751

THIS DATE

APR 29 2003

Last will and Testament

CHANCERY CLERK

By: Billy Pitt D.C.

Elsie Everett Morgan

I, Elsie Everett Morgan,
a widow, of Canton, Madison
County, Mississippi, being
of the age of eighteen
years and over and of
sound and disposing
mind and memory, do
make, declare and publish
this to be my last will
and testament, revoking
all previous wills and
codicils heretofore made
by me.

I

I name, constitute, and
appoint Gerald Everett
as Executor of this, my
last will and testament.

and direct that he be
not required to give bond
or make any formal
appraisal, inventory or
accounting in any Court
other than the probate
of this my last will and
Testament. Should the
said Harold Everett
predecease me or refuse
or be unable to serve
as my Executor hereunder,
I name, constitute and
appoint Michael M. Everett
as Executor, also without
bond and waiving the
necessity of appraisal,
inventory or accounting,

II

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

III

I hereby give, devise
and bequeath all of my
Estate, both real, personal
and mixed, of every
description and kind, to
Gerald Everett, Catherine Y
Everett and Joan B. Farnam
in equal shares, share and
share alike. Should either
of the aforesaid devisees
predecease me, then this
devise shall not lapse,

but shall go to his, hers
or their lawful heirs.

In witness whereof, I have
executed this Last will and
Testament on this the 29th
day of August 1998 in the presence
of the undersigned attesting
and credible witnesses who,
at my request and in my
presence, and in the presence
of each other, have witnessed
by my signature hereto

Signed & witnessed Aug 29
Elsie E. Morgan
Elsie E. MORGAN

Witnesses:

Betty P. Raskerry

Douglas Raskerry

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE
OF ELSIE EVERETT MORGAN, DECEASEDCIVIL ACTION, FILE NO. 2003-312AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF MADISON

THIS DAY PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction above mentioned, Douglas Rasberry, one of the subscribing witnesses to a certain instrument in writing purporting to be the Last Will and Testament of Elsie Everett Morgan, deceased, late of the County of Madison, Mississippi, who having been duly sworn makes oath that the said Elsie Everett Morgan, signed, published and declared said instrument as her Last Will and Testament on the 29th day of August, 1998, the day and date of said instrument, in the presence of this affiant and Betty B. Rasberry, the other subscribing witness, to said instrument; that the testator was then of sound and disposing mind and memory and twenty-one (21) years and upward of age and that I, Douglas Rasberry, the Affiant and Betty B. Rasberry, subscribed and attested said instrument as witnesses to the signature of the testator and the publication thereof at the

FILED
THIS DATE

APR 29 2003

MIKE CROOK
CHANCERY CLERKBy: *Bethie Paul*

special instance and request and in the presence of said testator and in the presence of each other.

Douglas Rasberry
Douglas Rasberry

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 23rd day of April, 2003.

Wesley Rankin
NOTARY PUBLIC

MY COMMISSION EXPIRES:
~~MY COMMISSION EXPIRES~~
AUGUST 18, 2005
(SEAL)

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
GEORGIA SPANN HOLLOWELL, DECEASED.

CIVIL ACTION
FILE NO. 2002-830

AFFIDAVIT

STATE OF FLORIDA
COUNTY OF Pinellas

Personally appeared before me, the undersigned authority in and for said county and state, the within named William Donald Barkley, Jr., who being by me first duly sworn on oath stated:

That affiant is the duly appointed, qualified and acting Executor of the estate of Georgia Spann Hollowell, deceased; that affiant has made reasonably diligent efforts to identify all persons having claims against the above styled and numbered estate, and there are no such persons.

William Donald Barkley, Jr.
William Donald Barkley, Jr.,
Executor

Sworn to and subscribed before me, this the 23 day of April, 2003.

My Comm. Expires:
6/19/04
J. H. Hogue, Jr.
Attorney at Law
114 E. Broadway
Yazoo City, MS 39194
662-746-4871

Terence Ryan
Notary Public

**FILED
THIS DATE**

MAY 01 2003

MIKE CROOK
CHANCERY CLERK
By: Lakisha Jones D.G.



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

NO. 2003-185

IN THE MATTER OF THE ESTATE OF
SARA PROSSER MCLEOD, DECEASED

TRUSTMARK NATIONAL BANK, EXECUTOR

FILED
THIS DATE
MAY 02 2003
MIKE CROOK
CHANCERY CLERK
By: *Lakisha Jones* D.C.

AFFIDAVIT

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, AGNES A. TRIBBLE ("Affiant"), Vice President and Trust Officer of Trustmark National Bank, Jackson, Mississippi, personally known to me, who, acting for and on behalf of said Bank and being duly authorized so to do, and having been first duly sworn, states on oath as follows:

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

period provided in said statute will bar their claim. That upon filing this Affidavit with the Court, the Notice to Creditors in the Estate proceeding will be published.

WITNESS the signature of Affiant, on this the 25th day of April, 2003.

TRUSTMARK NATIONAL BANK

By: Agnes A. Tribble
Agnes A. Tribble
Vice President and Trust Officer

SWORN TO AND SUBSCRIBED before me, this the 25th day of April, 2003.

Angela Belverette
NOTARY PUBLIC

My Commission Expires

MY COMMISSION EXPIRES MAY 10, 2004.
(SEAL)

FILED
THIS DATE

35 780

MAY 05 2003

THE LAST WILL AND TESTAMENT OF
GLYNN GARY

MIKE CROOK
CHANCERY CLERK

By Wm. Melius DC

KNOW ALL MEN BY THESE PRESENTS, That I, the undersigned Glynn Gary, a resident of the First Judicial District of Panola County, Mississippi, being now more than 18 years of age and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this instrument to be my Last Will And Testament and I do hereby revoke any and all Wills heretofore made by me.

ITEM 1. I direct that all of my just debts and the expenses of my last illness, funeral and the administration of my estate be paid as soon after my death as practicable.

ITEM 2. I give, devise and bequeath all property of every kind, character and description owned by me at my death and wheresoever situated to my beloved wife, Janie Ruth Gary.

ITEM 3. In the event my wife, Janie Ruth Gary, should predecease me, I give, devise and bequeath all property of every kind, character and description owned by me at the time of my death and wheresoever situated to my daughter, Jo Glynn Gary, per stirpes.

ITEM 4. I hereby appoint my wife, Janie Ruth Gary, the Executrix of this Will and in the event she does not survive me or in case of any disability or refusal on her part, then I appoint my daughter, Jo Glynn Gary, as the Executrix of this Will. I do hereby expressly relieve the Executrix of this Will, whether it be my wife or my daughter, of the necessity of making bond, any accounting, appraisal or inventory to any court or person as such Executrix.

Witness my signature on this the 26th day of December, 1979.

WITNESSES:

Glynn Gary
Glynn Gary

Marilyn K. May

Conlain May

WITNESSES' CERTIFICATE

We hereby certify that on the date therein stated the foregoing instrument was, in our presence, signed, published, and declared by the above named Glynn Gary as and for his Last Will And Testament; that on said date, at his request, in his presence and in the presence of each other, we subscribed our names thereto as attesting witnesses; and that, on said date, the said Glynn Gary was more than eighteen years of age and of sound and disposing mind, memory and understanding.

Marilyn K. May

Witness

Carole May

Witness

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE

OF

CIVIL ACTION NO. 203-0272

GLYNN GARY, DECEASED

AFFIDAVIT

FILED
THIS DATE

MAY 05 2003

MIKE CROOK

CHANCERY CLERK

By: Kim Flowers D.C.

STATE OF Idaho
COUNTY OF Bonneville

This date personally appeared before me, the undersigned authority at law in and for the state and county aforesaid, the within named CINCLAIR MAY, who being by me first duly sworn according to law, says on oath:

(1) That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Glynn Gary, deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, dated the 26th day of December, 1979, a true and correct copy of which is attached hereto as an Exhibit.

(2) That on the 26th day of December, 1979 said Glynn Gary signed, published and declared the instrument of writing as his Last Will and Testament, in the presence of this affiant and in the presence of Marilyn K. May, the other subscribing witness to the instrument.

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

(4) That this affiant, together with Marilyn K. May 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 Glynn Gary, and in the presence of each other

Cinclair May
CINCLAIR MAY

SWORN TO AND SUBSCRIBED before me, as of the 31st day of MARCH, 2003

Val Arnold
Notary Public
VAL ARNOLD
Notary Public
State of Idaho

My Commission Expires:

11-18-06

OF COUNSEL:

Thomas M. Milam, Esq
Post Office Box 1247
Madison, Mississippi 39130-1247
Telephone No. (601) 853-1268
Mississippi Bar No. 3264

THE LAST WILL AND TESTAMENT OF
GLYNN GARY

KNOW ALL MEN BY THESE PRESENTS, That I, the undersigned Glynn Gary, a resident of the First Judicial District of Panola County, Mississippi, being now more than 18 years of age and of sound and disposing mind, memory and understanding, do hereby make, publish and declare this instrument to be my Last Will And Testament and I do hereby revoke any and all Wills heretofore made by me.

ITEM 1. I direct that all of my just debts and the expenses of my last illness, funeral and the administration of my estate be paid as soon after my death as practicable.

ITEM 2. I give, devise and bequeath all property of every kind, character and description owned by me at my death and wheresoever situated to my beloved wife, Janie Ruth Gary.

ITEM 3. In the event my wife, Janie Ruth Gary, should predecease me, I give, devise and bequeath all property of every kind, character and description owned by me at the time of my death and wheresoever situated to my daughter, Jo Glynn Gary, per stirpes.

ITEM 4. I hereby appoint my wife, Janie Ruth Gary, the Executrix of this Will and in the event she does not survive me or in case of any disability or refusal on her part, then I appoint my daughter, Jo Glynn Gary, as the Executrix of this Will. I do hereby expressly relieve the Executrix of this Will, whether it be my wife or my daughter, of the necessity of making bond, any accounting, appraisal or inventory to any court or person as such Executrix.

Witness my signature on this the 26th day of December, 1979.

WITNESSES:

Marilyn L. Gary
Cynthia Gary

Glynn Gary
Glynn Gary

WITNESSES' CERTIFICATE

We hereby certify that on the date therein stated the foregoing instrument was, in our presence, signed, published, and declared by the above named Glynn Gary as and for his Last Will And Testament; that on said date, at his request, in his presence and in the presence of each other, we subscribed our names thereto as attesting witnesses; and that, on said date, the said Glynn Gary was more than eighteen years of age and of sound and disposing mind, memory and understanding.

Marilyn K. May
Witness

Caroline May
Witness

STATE OF MISSISSIPPI
COUNTY OF HARRISON
FIRST JUDICIAL DISTRICT

2003-308

LAST WILL AND TESTAMENT

I, PAULINE INGRAM MARTIN, a widow, being an adult resident citizen of the First Judicial District, Harrison County, Mississippi, over the age of twenty-one years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my true Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

I.

I do hereby nominate, constitute, and appoint my niece, PATRICIA CASSEDY FUTVOYE, as Executrix of my estate, and authorize her to serve without bond and without the necessity of having my estate appraised. In the event my said niece should predecease me or be otherwise unable or unwilling to serve, then I nominate, constitute, and appoint ALAN FORD FUTVOYE as Executor of my estate, and authorize him to serve without bond and without the necessity of having my estate appraised.

II.

I direct that all of my just debts including expenses of my last illness and funeral, as legally probated and approved, be paid as soon after my death as practicable.

FILED
THIS DATE
MAY 13 2003
MIKE CROOK
CHANCE CLERK
By: *[Signature]* D.C.

III.

I have heretofore designated how certain items of personal property are to be delivered. I have confidence that my Executrix or her successor will carry out my wishes. As to any personal belongings which I have heretofore not designated the recipient, I authorize my Executrix to distribute such items within her sole discretion.

IV.

At this time, I am vested with title in certain real property and a motor vehicle. I authorize my Executrix or her successor within her full discretion to have said items of property placed in the residuary provisions of this Last Will and Testament or to sell all real property or interests therein and any motor vehicles which I may own at the time of my death, as soon after my death as practicable, at private or public sale, and on such terms as she may deem appropriate, within her discretion, and place the proceeds therefrom in the residuary portion of my estate.

V.

All the rest, residue and remainder of my estate, real and personal, of every character and description and wheresoever situated, which I may own or have the right to dispose of at the time of my death, I give, devise, and bequeath as follows: An undivided one-third interest to my niece, Elizabeth Cassedy Fish; an undivided one-third to my nephew, Billy Jack Cassedy; and undivided one-third to my niece, Patricia Cassedy Futvoye.

In the event that any one of the above-named beneficiaries should predecease me, I give, devise, and bequeath the share to which he/she would be entitled under the provisions of this Will to his/her children, equally, share and share alike.

IN WITNESS WHEREOF, I have hereunto affixed my hand, this the 13 day of June 13, 1996.

Pauline Ingram Martin
PAULINE INGRAM MARTIN

This instrument was, on the day and year shown above, signed, published, and declared by PAULINE INGRAM MARTIN 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

Marbet Gray

Martha Dee Barlow

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF PAULINE INGRAM MARTIN,
DECEASEDNO. 2003-308AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF Harrison

This date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Mae Beth Tracy, who being by me first duly sworn according to law, says on oath:

1. That this affiant is one of the subscribing witnesses to an instrument of writing purporting to be the Last Will and Testament of Pauline Ingram Martin, deceased, who was personally known to the affiant, and whose signature is affixed to said Last Will and Testament, which Last Will and Testament is dated June 13, 1966.

2. That on June 13, 1966, the said Pauline Ingram Martin signed, published and declared said instrument of writing as her Last Will and Testament, in the presence of this affiant and in the presence of Martha Dee Barlow, the other subscribing witness to said instrument.

3. That the said Pauline Ingram Martin was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.

4. That this affiant, together with Martha Dee Barlow, 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 Pauline Ingram Martin, and in the presence of each other.

FILED
THIS DATE

MAY 13 2003

MIKE CROOK
CHANCERY CLERKBy: Lakisha Jones D.C.

Mae Beth Tracy
MAE BETH TRACY

SWORN TO AND SUBSCRIBED BEFORE ME, this the 21st day of
April, 2003.

Kristal Crosby
NOTARY PUBLIC

My commission expires:
My Commission Expires February 23, 2004.

ANGELA B. HEALY - BAR # 9795
KELLY, GAULT & HEALY, L.L.P.
4400 OLD CANTON ROAD, SUITE 220
POST OFFICE BOX 13926
JACKSON, MISSISSIPPI 39236
(601) 366-1243

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF PAULINE INGRAM MARTIN,
DECEASED

NO. 2003-308

AFFIDAVIT

STATE OF MISSISSIPPI
COUNTY OF HINDS

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

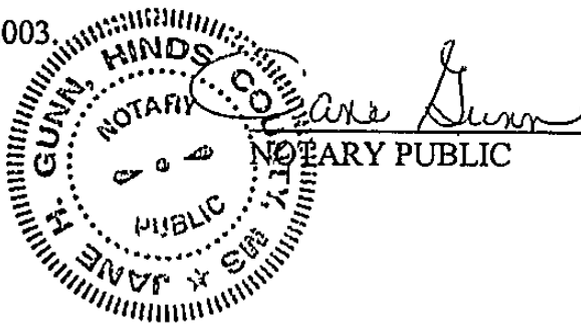
That affiant is the duly appointed, qualified and acting Executrix of the Estate of Pauline Ingram Martin, Deceased; that affiant has made reasonably diligent efforts to identify all persons having claims against the above-styled and numbered cause and has been unable to identify any persons having such claims. In the event that affiant later identifies any persons having claims against the above-styled and numbered cause, affiant will provide said person(s) notice by mail, at their last known address, informing them that a failure to have their claim probated and registered by the clerk of the court granting letters within the ninety (90) day period provided by Miss. Code of 1972, Ann., §91-7-145 will bar such claim.

WITNESS MY HAND, this the 13th day of May, 2003.

Patricia Cassedy Futvoye
PATRICIA CASSEDDY FUTVOYE, EXECUTRIX

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

My commission expires:
3-31-06



FILED
THIS DATE
MAY 13 2003

MIKE BROOK
CLERK
By: Leisha Jones D.C.

PRESENTED BY:

ANGELA B. HEALY, BAR # 9795
KELLY, GAULT & HEALY, L.L.P.
4400 OLD CANTON ROAD, SUITE 220
POST OFFICE BOX 13926
JACKSON, MISSISSIPPI 39236
(601) 366-1243

2003-0359

My Last Will and Testament

THIS DATE

MAY 20 2003

OF

JOHN F. HESTER

MIKE S. ...
By Lakisha Jones

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

ITEM I

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

ITEM II

If my wife, Myra Jackson Hester, survives me, I will, devise and bequeath to her my residence at Lake Lorman, Madison County, Mississippi, including my office located therein, together with all of the furnishings, fixtures and appliances located therein, and also one-half (1/2) of all of the rest and residue of my estate, of whatsoever kind or character and wheresoever situated.

ITEM III

If my said wife survives me, I hereby will, devise and bequeath one-half (1/2) of all of the rest and residue of my estate, of whatsoever kind or character and wheresoever situated (other than my residence at Lake Lorman, Madison County, Mississippi, including my office located therein, and the furniture, fixtures and appliances therein devised and bequeathed to my said wife, Myra Jackson Hester, in ITEM II above), to my children, share and share alike, except that in the case of my deceased son, Scott Hester, or if any other of my children should predecease me, said deceased child's share shall go to his or her children, per stirpes. If any

of my children shall have borrowed money from me and not repaid it prior to my death, the amount of that unpaid indebtedness shall be charged against that child's bequest, or the bequest to that child's children if that child has predeceased me.

ITEM IV

If my said wife should predecease me, I hereby will, devise and bequeath all of my estate, of whatsoever kind or character and wheresoever situated, to my children, share and share alike, except that in the case of my deceased son, Scott Hester, or if any other of my children should predecease me, said child's share shall go to his or her children, *per stirpes*. If any of my children shall have borrowed money from me and not repaid it prior to my death, the amount of that unpaid indebtedness shall be charged against that child's bequest, or the bequest to that child's children if that child has predeceased me.

ITEM V

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

ITEM VI

I hereby name, constitute and appoint my said wife, Myra Jackson Hester, as Executrix of this my Last Will and Testament, or if she should predecease me or be unable or unwilling to act as such Executrix, then I hereby name, constitute and appoint my daughter, Catherine Elizabeth Hester Brown, Natchez, Mississippi, as Executrix of this my Last Will and Testament. I hereby expressly direct that no bond be required of my said Executrix, and waive the necessity of having a formal appraisement made of my estate, and further waive, to the extent legally permissible, the

filing by such Executrix of any inventory, accounting or report to any court.

WITNESS my signature, this the 4th day of March, 1998.

[Signature]
JOHN F. HESTER

[Signature]
Address: 4830 Northampton Dr
Jackson, MS. 39211

[Signature]
Address: 207 Meadow Lark Drive
Brandon, MS 39042

SUBSCRIBING WITNESSES

CERTIFICATE

We, the undersigned Barry S. Zirulnik and J. Frederick Ahead hereby certify that the above named John F. Hester signed the foregoing instrument of writing and declared the same to be his Last Will and Testament in our presence; that at said time the said John F. Hester was of sound and disposing mind and memory, and that in his presence and at his request, and in the presence of each other, we have subscribed our names as witnesses thereto on this the 4th day of March, 1998.

[Signature]
[Signature]

SUBSCRIBING WITNESSES

AFFIDAVIT OF SUBSCRIBING WITNESS
TO THE LAST WILL AND TESTAMENT OF
JOHN F. HESTER

FILED
THIS DATE

MAY 20 2003

MIKE GIBSON

CLERK

Lefisha Jones

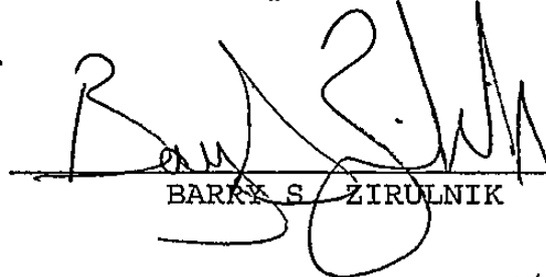
STATE OF MISSISSIPPI

COUNTY OF HINDS

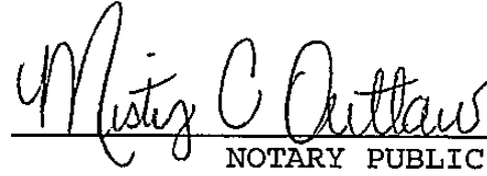
This day personally appeared before me, the undersigned authority of law in and for the jurisdiction aforesaid, Barry S. Zirulnik, who, being by me first duly sworn, deposes and states as follows, to wit:

That he is one of the subscribing and attesting witnesses to a certain instrument of writing purporting to be the Last Will and Testament of John F. Hester, who was personally known to this affiant; that said affiant has this day examined said Last Will and Testament; that to the personal knowledge of affiant, the said John F. Hester, now deceased, signed, published and declared said instrument as his Last Will and Testament on the 4th day of March 1998; that said testator, John F. Hester, now deceased, was then of sound and disposing mind, memory and understanding, and above the age of twenty-one (21) years and under no duress whatsoever; that the said John F. Hester signed, published and declared said original instrument of writing as his Last Will and Testament on the date aforesaid in the presence of affiant and J. Frederick Ahrend, the other subscribing and attesting witness thereto; and

that he, the said affiant, and the said J. Frederick Ahrend subscribed and attested said Last Will and Testament as witnesses to the publication thereof and the signature of said testator, John F. Hester, thereon, at the special instance and request of and in the presence of said testator and in the presence of each other on the 4th day of March, 1998.


BARRY S. ZIRULNIK

SWORN to and subscribed before me, this the 14th day of May, 2003.


NOTARY PUBLIC



My Commission Expires:-
Notary Public State of Mississippi At Large
My Commission Expires: June 14, 2005
~~Bonded Thru Hoiden, Brooks & Garland, Inc.~~

IN THE CHANCERY COURT MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL
AND TESTAMENT AND ESTATE OF
JOHN F. HESTER, DECEASED

NO. 2003-0359

AFFIDAVIT OF EXECUTRIX

STATE OF MISSISSIPPI

COUNTY OF MADISON

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

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

Myra Jackson Hester
MYRA JACKSON HESTER, EXECUTRIX

SWORN to and subscribed before me, this the 27th day of May, 2003.



MIKE CROOK, CHANCERY CLERK

By: Lekisha Jones D.C.

LAST WILL AND TESTAMENT

OF

BILLIE UNDERWOOD FLYNN

FILED
THIS DATE

MAY 22 2003

By *Kim Sheres*

STATE OF MISSISSIPPI

COUNTY OF MADISON

I, **BILLIE UNDERWOOD FLYNN**, a resident citizen of Madison County, Mississippi, being of sound and disposing mind, memory and understanding, and being over the age of twenty-one (21) years, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all Wills, Testaments and Codicils thereto heretofore made by me.

ITEM I.

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

ITEM II.

I hereby give, devise and bequeath all personal property of which I may die seized and possessed to my children, **BILLIE UNDERWOOD FLYNN, JR., JON TROTTER FLYNN,** and **DEE FLYNN STALLINGS**, and direct my Executor to distribute the same to my children **BILLIE UNDERWOOD FLYNN, JR., JON TROTTER FLYNN,** and **DEE FLYNN STALLINGS**, share and share alike, per stirpes and not per capita. I further direct that any items given to my wife **CHARLIE NIXON FLYNN** (now deceased) or me, be made first available to the donor thereof. It is my express wish that a fair distribution be made without disagreement, but in the event that an agreement for the distribution of any item(s) cannot be reached, I direct my Executor to sell the disputed item(s) for not less than fair market value thereof and to distribute the proceeds of the sale to **BILLIE UNDERWOOD FLYNN, JR., JON TROTTER FLYNN,** and **DEE FLYNN STALLINGS** share and share alike, per stirpes and not per capita.

CPH

Billie Underwood Flynn
BILLIE UNDERWOOD FLYNN

PAGE TWO OF THREE PAGES

ITEM III.

I hereby give, devise and bequeath all real property of which I may die seized and possessed to my three (3) children, **BILLIE UNDERWOOD FLYNN, JR., JON TROTTER FLYNN,** and **DEE FLYNN STALLINGS** share and share alike, as tenants in common, per stirpes and not per capita. In the event that my children wish to divide the property among themselves after my death, any child who wishes to receive a particular tract shall have the right of first refusal to receive said tract or an amount thereof equal to one-third (1/3) of the real estate which I own at the time of my death.

ITEM IV.

All of the rest, residue and remainder of my property, real, personal and mixed, of whatsoever kind and nature and wheresoever situated, including lapsed legacies and bequests, of which I shall die seized and possessed or over which I shall have any power of appointment, I hereby give, devise and bequeath to my children **BILLIE UNDERWOOD FLYNN, JR., JON TROTTER FLYNN,** and **DEE FLYNN STALLINGS** share and share alike, per stirpes and not per capita.

ITEM V.

I hereby appoint, nominate and constitute my son, **BILLIE UNDERWOOD FLYNN, JR.,** as Executor of this my Last Will and Testament. In the event that **BILLIE UNDERWOOD FLYNN, JR.** shall be deceased at the time of my death, or unable or unwilling to serve as Executor, then, and in that event only, I appoint **DEE FLYNN STALLINGS** to serve as Successor Executrix of this my Last Will and Testament, and hereby grant to her the same powers and authority as set forth for my Executor. My Executor shall have full and plenary power and authority to do and perform any act deemed by him to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to, the right to take possession, hold, manage, invest and re-invest the same, and to collect the income, dividends, rents, interests and profits therefrom, and to employ and to pay any attorneys, agents or accountants that he may deem necessary and for

Billie Underwood Flynn
BILLIE UNDERWOOD FLYNN

CPH

PAGE THREE OF THREE PAGES

the best interest of my estate and to pay unto himself a just and reasonable compensation as Executor.

The foregoing Will consists of three (3) pages, at the bottom of each of which I have signed my name.

IN WITNESS WHEREOF, I have hereunto set my hand to this my Last Will and Testament on this the 12 day of January, 1998.

Billie Underwood Flynn CPH
BILLIE UNDERWOOD FLYNN

STATE OF MISSISSIPPI
COUNTY OF MADISON

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

J. P. Crum
ADDRESS: 729 DAVIS CROSSING RD
CANTON, MISSISSIPPI 39046

Christi P. Hardy
ADDRESS: 112 Lyon Street
Canton, MS 39046

Billie Underwood Flynn
BILLIE UNDERWOOD FLYNN

FILED
THIS DATE

IN THE CHANCERY COURT OF MADISON COUNTY

MAY 22 2002

STATE OF MISSISSIPPI

MIKE CROOK
CLERK

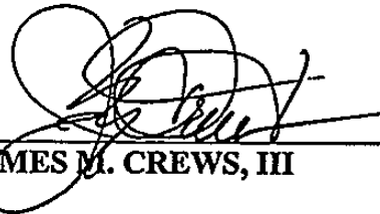
IN THE MATTER OF THE ESTATE
OF BILLIE U. FLYNN, DECEASED

By: *Emi O'Leary*

CIVIL ACTION FILE NO. 03-365

PROOF OF WILL

COMES NOW James M Crews, III, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Billie U. Flynn, deceased, and enters his appearance herein as provided by § 91-7-9 of the Mississippi Code of 1972, Annotated, as amended, and makes oath before the undersigned authority that Billie U. Flynn, the above named decedent, signed, published and declared said instrument as his Last Will and Testament on the 12th day of January, 1998, the day and the date of said instrument, in the presence of this deponent and Christi P. Hardy, the other subscribing witness, and that said Testator was then of sound and disposing mind and memory, and more than twenty-one (21) years of age, and having his usual place of abode in Madison County, Mississippi, and that he and Christi J. Hardy subscribed and attested said instrument as witnesses to the signature and publication thereof, at the special instance of said Testator and in the presence of the Testator and in the presence of each other on the day of the date of said instrument.



JAMES M. CREWS, III

STATE OF MISSISSIPPI

COUNTY OF MADISON

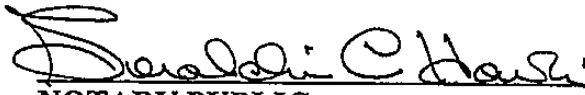
Personally appeared before me, the undersigned authority in and for said county and state, the within named JAMES M. CREWS, III, being first duly sworn by me, states on his oath that

the matters and facts contained and set forth in the above and foregoing Proof of Will are true and correct as therein stated.



JAMES M. CREWS, III

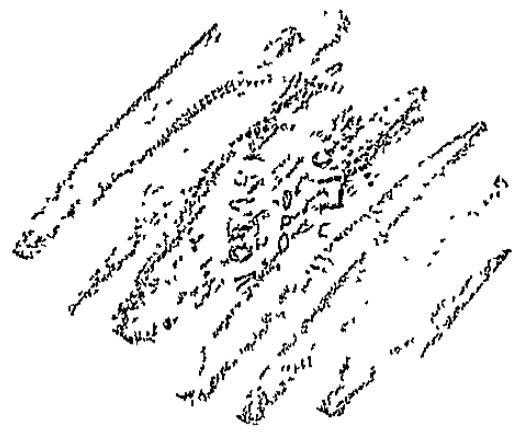
SWORN TO AND SUBSCRIBED BEFORE ME, this the 29 day of April, 2003.



NOTARY PUBLIC

MY COMMISSION EXPIRES:

6-16-2006
(SEAL)



JAMES M. CREWS, III
MSB#9344
HERRING, LONG & CREWS, P.C.
ATTORNEYS AT LAW
129 EAST PEACE STREET
P. O. BOX 344
CANTON, MISSISSIPPI 39046
TELEPHONE: (601) 859-2573
FACSIMILE: (601) 859-3955

FILED
THIS DATE

AFFIDAVIT OF WITNESS TO THE WILL OF
BILLIE UNDERWOOD FLYNN

MAY 28 2003

NOTARY PUBLIC

STATE OF MISSISSIPPI
COUNTY OF Madison

By: [Signature]
03-365

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Christi P. Hardy, one of the subscribing witnesses to the Will of Billie Underwood Flynn, who having been by me first duly sworn, on her oath states:

That she is one of the subscribing witnesses to the Will of Billie Underwood Flynn, which was executed by him on the 12th day of January, 1998, and that she subscribed her name to said Will at the special instance and request of said Billie Underwood Flynn.

That at the time of the execution of said Will by Billie Underwood Flynn, he was over the age of eighteen (18) years, was of sound disposing mind and memory, and competent to make a Will.

And further, Affiant saith not.

Christi P. Hardy
CHRISTI P. HARDY

SWORN TO AND SUBSCRIBED BEFORE ME, this the 5th day of May, 2003.

[Signature]
NOTARY PUBLIC

My Commission Expires:

6-16-06



IN THE CHANCERY COURT OF HOLMES COUNTY, MISSISSIPPI

IN RE: ESTATE OF EARLENE SIMPSON HORTON, DECEASED

CIVIL ACTION FILE NO. 02-0151

FILED
THIS DATE

MAY 28 2003

MIKE CROOK
CHANCERY CLERK

Mike Crook D.C.

AGREED FINAL JUDGMENT CLOSING ESTATE
AND
DISCHARGING EXECUTOR

This day this cause coming on to be heard on the petition of Theodore Earl Simpson, individually, and in his capacity as the duly qualified and acting executor of the estate of Earlene Simpson Horton, deceased, filed herein for authority to make distribution of estate assets according to the will of the decedent, and for closing of this estate and for his discharge as executor of this estate, it appearing unto the court that this court has jurisdiction of the parties and the subject matter in this cause, by the said Theodore Earl Simpson, having individually joined in said petition to close this estate and the prayer thereof, and having therein waived the service of process upon himself, individually, and having therein agreed that this cause be heard at any time and place suitable unto the court, and by publication for the respondents, Francis Dameron, Bennie Horton, Jr., Cleophus Horton and Nina Gilmore Meyes, with mail notice to said respondents, all in the manner and for the time provided by law, as is shown by proof of publication and

CERTIFIED A TRUE COPY OF THE
ORIGINAL FILED IN MY OFFICE
THIS 28th DAY OF May 2003
DOROTHY JEAN FORD, CHANCERY CLERK
HOLMES COUNTY, MISSISSIPPI
BY Cherie Luckett D.C.

FILED 28th DAY OF May 2003 AT 4:00 P
DOROTHY JEAN FORD, CHANCERY CLERK HOLMES COUNTY, MS
BY Cherie Luckett D.C.

mail receipts on file in this cause, and respondents having appeared in this cause as previously set, through their attorney of record, raising objection to the closing of this estate, and the matter having been continued for consideration of such objection, and the executor, through his attorney, having filed in this cause a motion for sanctions against the respondents and their said attorney, and the court being advised that the respondents have withdrawn their objection to the granting of the petition to close above mentioned, through the signature of their counsel of record on this agreed judgment, and the court being further advised that the executor has accordingly withdrawn his motion for sanctions above mentioned, through the signature of his counsel of record on this agreed judgment, and the court having heard and considered said petition and being duly advised in the premises, finds as follows:

1. That Earlene Simpson Horton died without leaving any husband surviving her, and testate, on or about June 6, 2002, having at the time of her death a fixed place of residence in Holmes County, Mississippi, and that she left surviving her that certain instrument of writing purporting to be her last will and testament, that she executed on April 4, 1994, which said will duly proven, has been admitted to probate in common form in this cause, said

instrument disposing of the entirety of the decedent's estate, and a true copy of which is attached to said petition and filed therewith as its Exhibit "A";

2. That the petitioner, Theodore Earl Simpson, has been previously appointed as executor of this estate through the provisions of said will and by order of this court, and letters testamentary have been issued unto him accordingly,

3. That said executor has filed in this cause his affidavit of no known creditors of this estate and has furthermore caused notice to creditors to be published in the Holmes County Herald, a newspaper published in and having general circulation throughout Holmes County, Mississippi, in the manner and for the time provided by law, as is shown by proof of publication thereof on file in this cause, and no creditors have probated any claims against this estate, as is shown by the certificate of Dorothy Jean Ford, Chancery Clerk of Holmes County, Mississippi, on file in this cause;

4. That all funeral expenses of this estate have been paid in full, as is shown by voucher on file in this cause;

5. That said petitioner, Theodore Earl Simpson, in said petition, waives any executor's fee and shows therein that his attorney of record has been paid for his attorney's services rendered unto the executor herein to the original presentation of said petition unto this court, and that said attorney,

respondents, Francis Dameron, Bennie Horton, Jr. and Cleophus Horton, the sum of \$50.00 each, as provided for them in Article I of the decedent's said will, and that each of said recipients should be required to give unto the executor a receipt for such funds, same to be filed in this cause;

9. That said petition alleges that the value of this estate is not sufficient to require the payment of any federal or state estate or inheritance taxes, and that no such taxes are owed by this estate;

10 That the petitioner, Theodore Earl Simpson, individually manifests in said petition, that he is satisfied with the actings and doings of himself as executor herein and the court finds that there is no reason to keep this estate open any longer and that same should be ordered closed and the executor herein discharged from further liability herein, upon distribution of personal property and money assets of this estate as previously mentioned in this judgment, and upon his filing receipts in this cause proving the same, with continuing waiver of bond, inventory, appraisal and accounting by the executor, as was waived in the decedent's said will and as was previously waived by this court on opening of this estate in this cause;

It is therefore Ordered and Adjudged that the instrument of writing executed by the decedent herein, dated April 4, 1994, a true copy of which is filed as Exhibit "A" to said petition, be and the same hereby is allowed to

stand as the true last will and testament of Earlene Simpson Horton,
deceased;

It is further Ordered and Adjudged that the executor herein, be and he hereby is authorized and directed to tender unto Francis Dameron, Bennie Horton, Jr. and Cleophus Horton, the sum of \$50.00 each, as provided for each of them in Article I of the decedent's said will, and that each of said recipients be and they hereby are required to tender unto said executor, a receipt for such funds;

It is further Ordered and Adjudged that the executor herein, be and he hereby is authorized and directed to tender unto Nina Gilmore Meyes, the furniture and furnishings of the decedent, to which she is entitled under Article III of the decedent's said will, and that said recipient thereof be required to tender unto said executor, a receipt for such furniture and furnishings;

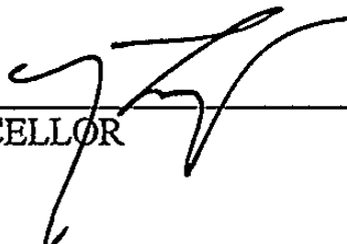
It is further Ordered and Adjudged that no executor's fee is allowed, as same is waived by the executor in said petition, that no attorney's fee is allowed as same has been paid by the executor from his own funds and the attorney of record has manifested unto the court, by presentation of this agreed judgment, that the Theodore Earl Simpson will voluntarily pay any balance owing unto said attorney for services rendered after the original

presentation to this court of the petition to close this estate, and that no order of the court is therefore entered as to that fee balance;

That bond, inventory, appraisal and accounting by the executor herein, as waived by the court in its order opening this estate, be and the same hereby are continued to be waived by the court;

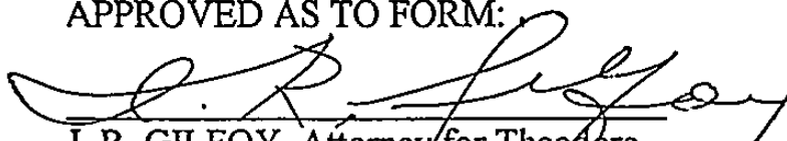
It is further Ordered and Adjudged that this estate be and the same hereby is ordered closed and the executor herein discharged from further liability unto this estate, upon his making the distribution of certain estate assets previously mentioned in this judgment and upon his filing in this cause, receipts from each said recipient of such distribution, and upon his filing a certified copy of said will of the decedent and of this agreed final judgment, in the records of wills in the Chancery Clerk's Office of Madison County, Mississippi.

ORDERED AND ADJUDGED on this the 22nd day of May, 2003.



CHANCELLOR

AGREED TO AND APPROVED AS TO FORM:



J. R. GILFOY, Attorney for Theodore Earl Simpson, Executor and Individually



KEITH GATES, Attorney for the
Respondents, Francis Dameron,
Bennie Horton, Jr., Cleophus Horton,
and Nina Gilmore Meyes

FILED
THIS DATE

MAY 28 2013

MIKE BRICK
CHANCERY CLERK

Lekha qm? 00.

BOOK 17 PAGE 511

LAST WILL AND TESTAMENT OF
EARLENE SIMPSON HORTON

KNOW ALL MEN BY THESE PRESENTS, that I, Earlene Simpson Horton, an adult, resident citizen of Route 1, Box 10CC, Pickens, Mississippi, 39146, in Holmes County, Mississippi, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

ARTICLE I

I hereby give, and bequeath unto Francis Dameron, Bennie Horton, Jr. and Cleophus Horton, fifty dollars (\$50.00) each, in money.

ARTICLE II

I hereby give, devise and bequeath unto my son, Theodore Earl Simpson, my dwelling house and lot, located at Route 1, Box 10CC, Pickens, Mississippi 39146, and the furniture and furnishings located in said dwelling house in the front bedroom, rear bedroom and dining room.

ARTICLE III

I hereby give and bequeath unto Nina Gilmore Meyes, all other furniture and furnishings situated in said dwelling house at the time of my death, not heretofore disposed of by this will.

ARTICLE IV

I hereby give and devise unto Theodore Earl Simpson and Nina Gilmore Meyes, in equal shares, all property inherited by me from the estates of my father and mother, Peter Simpson and Minnie Simpson.

ARTICLE V

I hereby give, devise and bequeath unto Theodore Earl Simpson, all of the rest, residue and remainder of my estate, not heretofore effectively disposed of in this will.

ARTICLE VI

I hereby nominate, constitute and appoint my son, Theodore Earl Simpson, as executor of this my will, and I waive bond, inventory, appraisal and accounting by said executor, so far as the same can be waived under Mississippi law in effect at the time of my death.

CERTIFIED A TRUE COPY OF THE
ORIGINAL FILED IN MY OFFICE

THIS 27th DAY OF May 2013
DOROTHY JEAN FORD, CHANCERY CLERK
HOLMES COUNTY, MISSISSIPPI
BY *Charlie Smith*

FILED 1st DAY OF October 2013
DOROTHY JEAN FORD, CH. CL. HOLMES CO. MISSISSIPPI
BY *Charlie Smith*

WITNESS MY SIGNATURE on this the 4th day of April, 1994.

Earlene Simpson Horton
EARLENE SIMPSON HORTON

J. P. Hickey
WITNESS

Verna W. Hickey
WITNESS

IN THE CHANCERY COURT OF HOLMES COUNTY, MISSISSIPPI

IN RE: ESTATE OF EARLENE SIMPSON HORTON, DECEASED

CIVIL ACTION FILE NO. 02-0151

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HOLMES

PERSONALLY appeared before me, the undersigned authority, in and for the state and county aforesaid, the within named Veva W. Gilfoy, who having been by me first duly sworn, states on her oath that she is one of the subscribing witnesses to the annexed instrument of writing, purporting to be the last will and testament of Earlene Simpson Horton, deceased, late of Holmes County, Mississippi, and that the said Earlene Simpson Horton signed, published and declared said instrument as her last will and testament, on the 4th day of April, 1994, the day of the date of said instrument, in the presence of this affiant, and in the presence of J. R. Gilfoy, the other subscribing witness thereto, and that at the time of the execution of said last will and testament, the said testatrix was then of sound and disposing mind and memory, was more than twenty-one years of age, and that this affiant and the other subscribing witness named above, respectively subscribed and

FILED 1st DAY OF October 2002 AT 1:45 P.M.
DOROTHY MCAN FORD, CHY. CLK. HOLMES COUNTY, MS
BY Charles L. Smith D.C.

attested said instrument as witnesses to the signature and publication of the
 testatrix, in the presence of the testatrix and in the presence of each other, on
 the day and year of the date thereof, and the affiant's address is 175
 Woodland Hills Drive, Lexington, Mississippi 39095.

Veve W. Gilfoy

 VEVA W. GILFOY

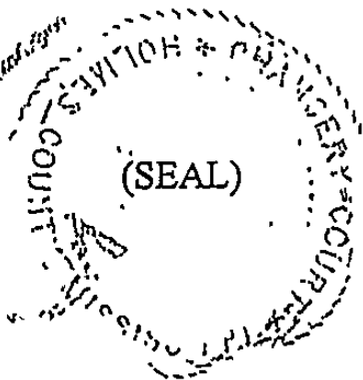
SWORN TO AND SUBSCRIBED BEFORE ME on this the

6th day of August, 2002.

Anthony Gene Ford

 NOTARY PUBLIC

My Commission Expires:



IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT
OF NELLIE INEZ H. BRISTER, DECEASED

CIVIL ACTION NO. 2003-0336

FRANCIS BRISTER, EXECUTOR

AFFIDAVIT OF EXECUTOR

COMES NOW, Francis Brister, Executor of the Estate of Nellie Inez H. Brister, deceased, and states after having been sworn and deposed, that I have filed publication of Notice to Creditors on the Estate of Nellie Inez H. Brister, deceased, on this the 28th day of May, A. D., 2003. That I have notified the creditors, of whom I am aware, of the death of Nellie Inez H. Brister, deceased.

WITNESS MY SIGNATURE this, the 28th day of MAY, A. D., 2003.

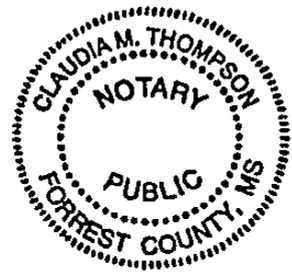
Francis H. Brister
EXECUTOR

SWORN TO AND SUBSCRIBED BEFORE ME this, the 28th day of May, A. D., 2003.

Claudia M. Thompson
NOTARY PUBLIC

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires: October 20, 2005
Bonded Through ~~Notary~~ Brooks & Garland, Inc.



FILED
THIS DATE

MAY 30 2003

MILBROOK
CLERK

Kim Shivers

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
JAMES EARL LANGHAM, DECEASED

CAUSE NO. 2003-0346

STATE OF MISSISSIPPI

COUNTY OF Hinds

FILED

THIS DATE

MAY 30 2003

**MIKE CROOK
CHANCERY CLERK**

AFFIDAVIT Kim Decker **D.C.**

Debra Kathleen Langham, being first placed under oath does hereby make the following sworn statement concerning the Estate of James Earl Langham.

1. That she is the named Executrix of the Estate of James Earl Langham, Deceased.
2. That pursuant to 91-7-145, of the Mississippi Code of 1972, Annotated, she has made a diligent search and inquiry to identify all persons having any claim against the Estate of James Earl Langham.

FURTHER AFFAINT SAYETH NOT

Debra Kathleen Langham
DEBRA KATHLEEN LANGHAM

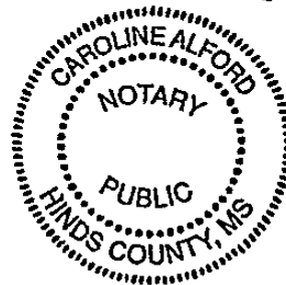
SWORN TO AND SUBSCRIBED BEFORE ME, this the 28th day of

May, 2003.

Caroline Alford
NOTARY PUBLIC

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires: July 21, 2004
Bonded Thru Heiden, Brooke & Gerland, Inc.



WILLIAM B. KIRKSEY, ESQ.
KIRKSEY & ASSOCIATES
Mississippi State Bar No. 4183
401 East Capitol Street
Suite 100-M
Post Office Box 33
Jackson, Mississippi 39205-0033
Telephone: (601) 354-4662

2003-0346

FILED

THIS DATE

MAY 30 2003

MIKE CROOK

CHANCERY CLERK

By: Ami News D.C.

LAST WILL AND TESTAMENT

OF

JAMES EARL LANGHAM

I, James Earl Langham, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind and memory and above the age of eighteen years, do hereby make, publish and declare the following as this my Last Will and Testament, and hereby revoke all other wills and codicils thereto heretofore made by me

I.

I direct that all of my just debts which may be probated, registered and allowed against my estate, together with my funeral expenses be paid as soon after my death as may be practically done, except that the payment of any debt secured by a mortgage or pledge of real or personal property may be postponed by the executrix in her discretion.

II.

To my wife, Debra Kathleen Langham, I give, devise and bequeath all of my real, personal, and mixed property, tangible and intangible, wherever located.

III

I hereby appoint my wife, Debra Kathleen Langham, as executrix of my estate I direct that she shall not be required to post bond to insure the faithful performance of her duties hereunder Further, I hereby waive a formal appraisal of my estate.

BK. 35 Pg. 800

IN WITNESS WHEREOF, I have hereunto executed this my Last Will and Testament on this
the 23rd day of May, 1996

James Earl Langham
JAMES EARL LANGHAM

We, each of the subscribing witnesses to the Last Will and Testament of James Earl Langham,
do hereby certify that said instrument was signed by said James Earl Langham in our presence and
in the presence of each of us, and that the said James Earl Langham declared the same to be his Last
Will and Testament in the presence of each of us, and that we signed as subscribing witnesses to said
Last Will and Testament

WITNESS OUR SIGNATURES this the 23rd day of May, 1996.

Don Alford RESIDING AT 20 Brookside Place
Madison, Ms. 39110

Carly Alford RESIDING AT 20 Brookside Place
Madison, Ms. 39110