

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF
THE LAST WILL AND TESTAMENT OF
DOROTHY S. HANKINS, DECEASED

PROBATE NO. 2003-529

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 GAYLE SUMRALL ("Affiant") who, being by me first duly sworn on oath, stated:

Affiant is the duly appointed, qualified and acting executor of the estate of Dorothy S Hankins, Deceased, and affiant has 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 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, Section 91-7-151 (1972) will bar such claim. After such reasonably diligent efforts, Affiant has been unable to identify any persons believed by Affiant to have claims against the estate.

WITNESS MY HAND this the 8th day of August, 2003.

FILED
This Date

Gayle Sumrall
GAYLE SUMRALL

AUG 08 2003

Mike Crook, Chancery Clerk
By: Mike Crook D.C.

SWORN TO AND SUBSCRIBED before me this the 24 day of August,
2003.

Brenda B. Masals
NOTARY PUBLIC

My Commission Expires:

March 7, 2004

LISA N. FRASCOGNA, MSB #100172
FRASCOGNA COURTNEY, PLLC
6360 I-55 North, Suite 150
Jackson, Mississippi 39211
Telephone: (601) 987-3000



Last Will and Testament

of
Ila Mae Wooley Milstead

I, Ila Mae Wooley Milstead, a resident and citizen of Jackson, Hinds County, Mississippi, being of sound mind, memory and understanding, over the age of twenty-one, and desirous to make suitable provisions for the disposal of all my earthly possessions upon my death, do make, publish and declare this to be my Last Will and Testament.

I

I hereby appoint as executor of this my Last Will and Testament, my elder son, George Howell Milstead, to serve without bond, accounting or inventory; and I desire that he not be required to report to any court his actions hereunder, as I know he will faithfully and honestly discharge the duties thereby imposed.

II

I desire and direct my Executor to pay the expenses of my last illness and death, funeral and burial expenses, and all my other just debts prior to the distribution of the residue of my estate.

III

If any one of my three children desires my home, located at 1305 Woodcrest

drive, Jackson, Hinds County, Mississippi, as a residence, let him/her pay each of the others one-third of the market value at that time. Otherwise, the property is to be sold and the proceeds divided equally among the three.

IV

Each child is to choose from the furnishings any items they may want. If a prior request has been made known, that person's name will be taped to the items. Any household furnishings not chosen by the three children shall be offered to my only sister, Emma Trelling, after which any remaining items are to be sold and the proceeds divided equally among the three children.

V

I desire that my daughter, Judith Carol (Milstead) Ershock, daughter-in-law, Carol (Gunter) Milstead, and sister, Emma Trelling (in that order) choose any of my personal belongings they may want — the remaining are to be sold or donated to the Salvation Army.

VI

My automobile is to be sold and the proceeds divided equally among my three children.

VII

The residue of my estate, consisting of bank accounts, Certificates of Deposit,

VA Credit Union share account, insurance benefits and shares of stock are to be divided equally among my three children: George Howell Milstead, Madison, Mississippi, Judith Carol (Milstead) Kroshock, Leesburg, Florida, and James Edward Milstead, Dallas, Texas, share and share alike per stirpes.

In witness whereof I have hereunto subscribed my name on this the twenty-third day of July, 1990.

Ira H. Milstead

LAST WILL AND TESTAMENT

B 36 P 206

OF

ROBERT JAMES ARNOLD, JR.

THE STATE OF TEXAS

§
§
§

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF DALLAS

That I, ROBERT JAMES ARNOLD, JR., of Dallas County, Texas, being of sound mind and disposing memory, do make, declare, and publish this, my Last Will and Testament, hereby revoking all Wills and codicils by me heretofore made.

SECTION I
Payment of Debts and Taxes

1.01. I direct that all my just debts and funeral expenses, and all federal and state inheritance taxes imposed upon my Estate or any beneficiary thereof, including the portion of any such tax as is attributable to the proceeds of policies of insurance on my life receivable by a beneficiary other than my Independent Executor be paid in full out of my residuary Estate as soon as convenient. This direction is not obligatory on my Independent Executor, and my Independent Executor is specifically given the right to renew and extend, in any form that my Independent Executor deems best, any debts or charges existing at the time of my death which seems in my Independent Executor's judgment, for the best interest of my Estate. My Independent Executor shall have the right and power to incur indebtedness, and to borrow money for the purpose of paying any and all of the aforesaid debts, expenses and taxes.

FILED
This Date

AUG 08-2003

LAST WILL AND TESTAMENT
Page 1

Mike Crook, Chancery Clerk
By: Am. Hewitt D.C.


R.J.A.

SECTION II
Power of Executor

2.01. Powers of Texas Trust Code. I grant to my Independent Executor all of the rights, powers and authority, privileges and discretion given to Trustees under the Texas Trust Code as it now exists or is hereafter amended to broaden the powers of Trustees.

2.02. Additional Powers. In addition to the rights, powers, and authorities conferred upon Executors by law, I direct that my Independent Executor shall have the right, power and authority to sell, transfer, convey, exchange, partition, mortgage, assign, lease or otherwise dispose, hypothecate or deal with any and all properties in my Estate; to invest or reinvest any assets, funds, properties or income of my Estate in such properties or investments as my Independent Executor may see fit, proper and prudent; to sell, compromise or extend any indebtedness or claims against my Estate; and to continue the operation of any proprietorship, partnership, corporation or other business owned by my Estate, including the power to carry out and enforce the provisions of any agreement for the disposition of any interest in any such business enterprise.

2.03. Distribution of Estate. I direct my Executor to distribute my Estate as soon as possible after my death, and my Executor is authorized to make such distribution in cash or in kind or partly in cash and partly in kind, and my Executor is further authorized to distribute my Estate subject to any and all indebtedness incurred by me or by my Executor which in the opinion of my Executor need not be paid first, and subject to any and all mortgages, deeds of trust or other liens created by me or by my Executor. My Executor is authorized to begin distribution of income or principal from my Estate at the time of my death.

2.04. Successor Executor Exoneration. Any successor Executor is authorized and directed to accept from any prior Executor the assets delivered by such prior Executor on the basis of the



R.J.A.

accounting therefor as submitted by such prior Executor without requiring an audit or other independent accounting of the acts of such prior Executor, and any successor Executor shall have no duty, responsibility, obligation or liability whatsoever for the acts or omissions of any prior Executor.

2.05. Power to Deal with Trustee. In order to facilitate the administration of my Estate, I give to my Independent Executor full power to sell any or all of my probate Estate, or to make or receive loans or advances, or both, to or from the Trustee or Trustees serving under the Trust created hereunder.

SECTION III
Disposition of Estate

3.01. If Wife Survives. I give, devise and bequeath unto my wife, BETTY K. ARNOLD, my entire Estate of whatsoever nature and wheresoever situated if she survives me.

3.02. If Wife Does Not Survive; Personal Items. If my wife, BETTY K. ARNOLD, does not survive me, I give, devise and bequeath unto such of my children and stepchildren (as more fully defined in Section 9.02) that survive me in equal shares per stirpes and not per capita all of the interests in household furniture, furnishings and fixtures, automobiles, club memberships and all other articles of household or personal use or ornament which I may own at the time of my death; provided, however, that my Independent Executor in his sole and absolute discretion, may divide, partition and distribute such property among my children and stepchildren or may sell any such articles, and include the proceeds in the residue of my Estate, or include such articles directly in said residue.

3.03. Failure of Wife to Survive; Rest and Residue. If my wife, BETTY K. ARNOLD, does not survive me, I give, devise and bequeath all of the rest and residue of my Estate of every



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kind and character, real, personal and mixed, unto ROBERT JAMES ARNOLD, III, and successors, as Trustee, IN TRUST, HOWEVER, for the following purposes and uses and subject to the following provisions, conditions and limitations:

(a) Division Into Separate Trusts. The Trustee shall divide and partition the trust property into trusts of equal value, one trust for each child of mine (as more fully defined in Section 9.02) then living and one trust for the descendants, if any, taken collectively and on a per stirpes basis, of each child of mine who shall have died prior to my death. Each such trust above provided for shall be designated by the name of a particular child of mine living at my death or who shall have died prior to my death leaving descendants surviving me. Each of said trusts shall be held and administered for the benefit of the child of mine whose name designates that particular trust and for the surviving descendants of any deceased child, all as hereinafter more particularized. Each of the trusts shall be held and administered by the Trustee as a separate and distinct trust.

(b) Distribution During Life of Particular Trusts. The Trustee shall distribute unto the child whose name designates each particular trust, and whether such child be alive or not, unto the descendants of such child, so much of the income and principal of the particular trust as the Trustee in its discretion deems necessary and appropriate to provide for their health, education, maintenance and support in accordance with the station in life of each such beneficiary considering all other sources of income available to each such beneficiary. Any income of any particular trust not distributed shall be added to the principal of that trust. Any distributions made to the descendants of a child whose name designates a particular trust need not be equal among such descendants and shall not be charged against their respective shares of the particular trust. Distribution of the entire principal of a trust is authorized if the Trustee shall deem it to be to the best interest of the beneficiaries in accordance with the foregoing standard.

(c) Termination and Final Distribution. Each particular trust shall terminate (subject to the postponements hereinafter specified) upon the attainment of the age of thirty (30) years by the child whose name designates that particular trust, and the principal of that particular trust shall be distributed in fee simple and free of trust unto each such child or his descendants as provided hereinbelow.

(d) Continuation for Children under Thirty. If any child of mine entitled to a share of the trust estate shall not have attained the age of thirty (30) years at the time of my death, his share of the trust estate shall be retained in trust and distributed to him in fee simple and free of trust when such child attains the age of thirty (30) years.

(e) Distribution During Continuation. So long as the property is held in trust under the provisions of this Section 3.03, the Trustee shall distribute to or for the benefit of any or all beneficiaries so much of the trust income and corpus as the Trustee shall determine to be necessary to provide for the health, education, maintenance, or support of such beneficiary. Distribution of the entire corpus is authorized if the Trustee shall determine such distribution shall be in the best interest of such beneficiary in accordance with the foregoing standard, or because the trust is so small that continued administration in trust is no longer economical.


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(f) Death of Beneficiary with Descendants. If any beneficiary who would otherwise become entitled under the terms hereof to distribution and delivery in fee simple and free of trust of a share of the corpus of the trust property, or a portion of a share, should die with a descendant or descendants surviving him after my death before attaining the age necessary under the terms hereof in fee simple and free of trust of any particular share of the trust property or portion of a share, said share or portion shall be held and administered and distributed as if said child or said descendant had died with a descendant surviving him prior to my death.

(g) Death Of Beneficiary Without Descendants. If any child of mine or any descendant under the terms hereof entitled to distribution and delivery of fee simple and free of trust of a share of the corpus of the trust property or a portion of a share should die without descendants surviving him after my death before the trust is terminated and the property held herein is distributed, the assets and property comprising the trust shall be delivered and distributed in equal shares per stirpes and not per capita to the then living children or their descendants per stirpes and not per capita.

(h) Death of All Beneficiaries. If at any time during the life of this trust, all of my children and descendants should be dead, this trust shall terminate, and all of the assets and property comprising the corpus of the same shall be divided into two equal shares and distributed in fee simple and free of trust, one-half (1/2) unto my heirs at law and one-half (1/2) unto the heirs at law of my wife, such heirs at law being determined under the laws of descent and distribution of the State of Texas as of the time of such termination.

(i) Maximum Duration. Anything in this Will to the contrary notwithstanding, any trust created hereunder shall in all events terminate not later than twenty-one (21) years from and after the death of the survivor of the following persons, to-wit: me, all of my children and more remote descendants living on the date of execution hereof. I further direct that as to any property at any time a part of the trust estate as to which under the laws of any state applicable to trusts in said property the trust is required to be terminated at any time prior to its normal termination pursuant to the provision of this trust indenture, the trust as to that particular property shall terminate at the time required by the laws of said state. Upon such termination of the trust in whole or in part, as the case may be, the assets and property then comprising the corpus of the trust, or the assets and property as to which the trust is terminated, shall be delivered and distributed in fee simple and free of trust unto those persons who at the time of such termination constitute the beneficiaries of the trust estate in the respective proportions of the presumptive interest of said respective beneficiaries in the trust estate at the time of such termination.

SECTION IV
Trustee Powers

The Trustee, with respect to the assets and property from time to time comprising all or any part of the corpus of the trust, shall have and exercise the following conditions, duties, provisions and limitations.


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4.01. Partitions. The Trustee shall have the power to make all partitions and divisions contemplated by this instrument. The actual partitions and divisions made by the Trustee shall be binding and conclusive upon all interested parties. Any partitions, divisions or distributions may be made by allocating assets and property proportionately in kind, or by allocating undivided interests therein in kind.

4.02. General Investment and Management Power. The Trustee shall have full power and authority to manage, handle, invest, reinvest, convert, reconvert, sell for cash or credit, or for part cash and part credit, exchange, hold, dispose of, lease for any period, whether or not longer than the life of the trust, improve, repair, maintain, work, develop, operate, use, mortgage, or pledge all or any part of the funds, assets and property constituting from time to time any part of the trust; engage in and carry on any business or undertaking, and enter into any partnership with any person, firm or corporation or any trustee under any other trust, borrow money, enter into contracts, execute obligations, negotiable and non-negotiable, vote shares of stock in person and by proxy, with or without power of substitution; alone or with others form, reorganize, or extend the life of any corporation, exercise and perform any and all rights, privileges and powers inuring to the holder of any stock or securities comprising at any time a part of the trust, exercise any stock options and borrow money for such purpose, sue and be sued, settle, compromise or adjust by arbitration or otherwise any disputes or controversies in favor of or against the trust; waive or release rights of any kind; appoint, remove and act through agents, managers and employees and confer upon them such power and authority as may be deemed necessary or advisable; sell, convey or lease and otherwise deal with any oil, gas or other minerals and mineral rights and royalties, and operate and develop oil, gas and other mineral properties and interests; pay all reasonable expenses; execute and deliver any deeds, conveyances, leases, contracts or written instruments


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of any character appropriate to any of the powers or duties of the trustee.

4.03. Selection and Retention of Investments. Any property transferred to the trust by me or acquired by the Trustee as herein provided, and from time to time constituting any part of the corpus of the trust shall be deemed a proper investment, and the Trustee shall be under no obligation to dispose of or convert any such property. Investments need not be diversified, may be of a wasting nature, and may be made or retained with a view to possible increase in value. The Trustee may invest and reinvest all funds available for investment or reinvestment from time to time or at such time as may be deemed advisable in such investments as it is permitted to make pursuant to the terms of this trust. It is expressly authorized to invest in non-income-earning or producing property, if in its judgment, the best interest of the particular trust estate will be served thereby. The Trustee, except as herein otherwise specifically provided, shall have as wide latitude in the selection, retention or making of investments as an individual would have in retaining or investing her own funds, and shall not be limited to nor bound or governed by the Texas Trust Code, or by any other statutes or regulations respecting investments by Trustees, except to the extent that such statutes or regulations may not be waived; provided, however, that the provisions of Sections 113.051 through 113.059 inclusive of the Texas Trust Code shall be binding upon any trustee acting hereunder.

4.04. Power to Determine Income and Principal. Stock dividends and capital gains shall be treated as corpus. Except as herein otherwise specifically provided, the Trustee shall have full power and authority to determine the manner in which expenses are to be borne and in which receipts are to be credited as between principal and income, and also to determine what shall constitute income or not income and what shall constitute corpus or principal, and may withhold from income such reserves for depreciation or depletion as it may deem fair and equitable. In


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determining such matters, the Trustee may give consideration to the provisions of Sections 113.001 through 113.111 inclusive of the Texas Trust Code which apply to the directions given in this Section 4.04 but shall not be bound by such provisions.

4.05. Distributions and Applications. All distributions and all uses and applications of trust funds, either income or principal may be made directly to or expended for the benefit of the persons entitled thereto without the intervention of any legal guardian or other legal representative. The Trustee may pay any income or principal distribution to or for the benefit of a beneficiary including, but not limited to, the following methods:

1. Directly to such beneficiary; or
2. To the legal or natural guardian, conservator or person having custody of such beneficiary; or
3. Directly for the care, maintenance, education and/or support of such beneficiary; or
4. To a relative of a beneficiary to be expended by such relative for the care, maintenance, education and/or support of such beneficiary.

4.06. Liability of Third Party. No purchaser at any sale made by the Trustee or persons dealing with the Trustee hereunder shall be obliged to see to the application of any money or property paid or delivered to the Trustee. No person dealing with the Trustee shall be obliged to inquire into the expediency or propriety of any transaction or the authority of the Trustee to enter into the consummation of same, upon such terms as it may deem advisable.

4.07. Powers as to Particular Assets. If at any time any trust estate shall consist in whole or in part of assets located in a jurisdiction in which the Trustee then acting hereunder is not authorized to act, the Trustee then acting hereunder may appoint an ancillary trustee in the jurisdiction in which it is not authorized to act, and may confer upon such ancillary trustee the


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power to act solely with reference to such assets as the Trustee may deem necessary or expedient, and such ancillary trustee shall remit to the Trustee then acting hereunder that part of all income from the proceeds of sale of such assets which is not required for the payment of any and all obligations of the trust in such jurisdiction for which such ancillary trustee is personally liable. The Trustee then acting hereunder may pay unto such ancillary trustee reasonable compensation for its services, and may absolve it from any requirement that it furnish bond or other security.

4.08. Commingling Multiple Trusts. If this trust is divided into two or more trusts, then the corpus of the several trusts may be commingled and held as one trust or fund, with the separate trusts having undivided interests therein.

4.09. Accounting from Estates or Predecessor Fiduciary. The Trustee hereunder is authorized to accept distributions to the trust from the Executor to any Estate. The Trustee is authorized to require an accounting from the said Executor, and may condition acceptance of such distributions upon proper accounting. The Trustee shall incur no liability because of such accounting or the conduct of the said Executor.

Any successor trustee is authorized and directed to accept from any prior trustee the assets delivered by such prior trustee on the basis of the accounting therefor as submitted by such prior trustee without requiring an audit or other independent accounting of the acts of such prior trustee, and any successor trustee shall have no duty, responsibility, obligation or liability whatsoever for the acts or omissions of any prior trustee.

4.10. Powers Cumulative. The Trustee, except to the extent that the provisions of the Texas Trust Code are inconsistent with the provisions of this instrument, in which event the provisions of this instrument shall govern, shall have all of the rights, powers and privileges, and be subject to all of the duties, responsibilities and conditions set forth in said Code. Except as



A handwritten signature in dark ink, appearing to be 'R.S.K.', is written over a horizontal line.

herein otherwise provided, the powers conferred upon the Trustee herein shall not be construed as in limitation of any authority conferred by law, but shall be construed as in addition thereto.

4.11. No Bond. No trustee need post any bond for so acting.

4.12. Trustee's Fee. My Trustee shall be entitled to a reasonable fee for its service, taking into account the nature and value of the trust assets and the responsibilities assumed.

SECTION V Spendthrift Clause

No beneficiary of the Trust shall have the right or power to anticipate, by assignment or otherwise, any income or corpus given to such beneficiary by this instrument or any portion thereof, nor in advance of actually receiving the same, shall have the right or power to sell, transfer, encumber or charge same, nor shall such income or corpus or any portion of same be subject to any execution, garnishment, insolvency, bankruptcy or other legal proceeding of any character, or legal sequestration, levy, or sale, or in any event or manner be applicable or subject, voluntarily or involuntarily, to the payment of such beneficiary's debts.

SECTION VI Definitions

6.01. Trustee. "Trustee" as used herein refers to the named Trustee or its successor or successors.

6.02. Trust. Except as provided otherwise by the context of this agreement, the word "trust" as used herein shall include any and all trusts created hereunder.

SECTION VII Trustee

7.01. Resignation or Removal of Trustee. The Trustee shall have the right to resign at any time by giving thirty (30) days' written notice to all adult income beneficiaries, or if there be no


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adult income beneficiaries, then by filing a written resignation in the Deed Records of the county wherein the Trustee resides, at least thirty (30) days prior to the effective date of such resignation.

7.02. Appointment of Substitute Trustee. In the event my Trustee shall resign, be removed, cease or fail for any reason to serve as Trustee, I designate and appoint DONALD PATRICK COPELAND, JR., as successor trustee to serve hereunder with all the rights, duties, powers, obligations and responsibilities granted to my Trustee hereunder.

SECTION VIII
Executor

8.01. Primary Executor. I constitute and appoint my wife, BETTY K. ARNOLD, to serve without requirement of bond as Independent Executor of this, my Last Will and Testament. I direct that no action shall be had in the probate court respecting my Estate other than to probate this Will, and to make, return and record an inventory and appraisement of my Estate and List of Claims.

8.02. First Contingent Executor. If my wife, BETTY K. ARNOLD, does not survive me, I constitute and appoint ROBERT JAMES ARNOLD, III, to serve without requirement of bond as Independent Executor of this my Last Will and Testament.

8.03. Second Contingent Executor. If ROBERT JAMES ARNOLD, III, fails, ceases or refuses to serve as Independent Executor, then I constitute and appoint DONALD PATRICK COPELAND, JR., to serve without requirement of bond as Independent Executor of this my Last Will and Testament.

8.04. Reference to Executor/Executrix. My Independent Executor or Independent Executrix, whether original, contingent, substitute or successor, wherever referred to herein, shall be called my "Independent Executor".


R.J.A.

SECTION IX
Miscellaneous

9.01. Definition of Survive. In the event my wife and I should die under circumstances in which it is impossible to determine which of us died first, or if my wife should die within thirty (30) days after my death, it shall be presumed for the purposes of this Will that I survived my wife.

9.02. Children; Issue. As used in this Will, reference to "my children", a "child of mine", "my child" and/or "child" shall mean and include "my children", ROBERT JAMES ARNOLD, III (date of birth September 18, 1961), DEBORAH LYNN ARNOLD FULLEN (date of birth February 3, 1963), and "my stepchildren", KELLY SUZANNE COPELAND LAVERS (date of birth September 10, 1964) and DONALD PATRICK COPELAND, JR. (date of birth March 13, 1966).

As used in this Will, reference to "my issue" shall mean all of my legitimate descendants of whatever degree, including descendants by adoption and legal legitimate decedents of my stepchildren as referenced in the preceding paragraph.

For the purposes of this Will, a person shall be deemed adopted only when such adoption has been consummated by Court proceedings which I did not contest.

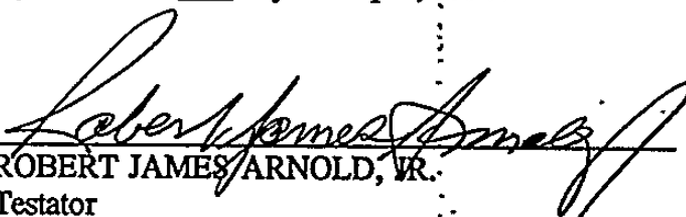
9.03. Will Not Contractual. My wife and I are at approximately the same time executing Wills in which each of us is the recipient of the other's bounty to a greater or lesser extent; however, these Wills are not the result of any contract or agreement between us, and either Will may be revoked at any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

9.04. Invalid Provisions. If any part of this Will shall be invalid, illegal or inoperative for any reason, it is my intention that the remaining parts, so far as possible and reasonable, shall

be effective and fully operative. My Independent Executor may seek and obtain court instructions for the purpose of carrying out as nearly as may be possible the intention of this Will as shown by the terms hereof, including any term held invalid, illegal or inoperative.

9.05. Headings. The headings which have been used throughout this Will have been inserted for administrative convenience only and do not constitute matters to be construed in interpreting this Will.

This I MAKE AND PUBLISH as my Last Will and Testament, subscribing my name on each and every page, all in the presence of Michelle Keathly and Susie Colbert who have, at my request and in my presence, and in the presence of each other, also subscribed their names hereinbelow as attesting witnesses, all on this 18th day of April, 1997.


ROBERT JAMES ARNOLD, JR.
Testator

On the 18th day of April, 1997, ROBERT JAMES ARNOLD, JR., declared to us, the undersigned, each being more than fourteen (14) years of age, that the foregoing was his Last Will and Testament and requested us to act as witnesses to the same and to his signature and initials thereon. He thereupon signed said Will in our presence, we being present at the same time, and we now at his request and in his presence and in the presence of each other do subscribe our names as witnesses. And we and each of us declare that we believe ROBERT JAMES ARNOLD, JR. to be of sound mind and memory.

WITNESS

Michelle Keathly

Susie Colbert

ADDRESS

8117 Preston Rd. Ste 600
Dallas, TX 75225
8117 PRESTON RD #600
DALLAS, TX 75225


RJA.

THE STATE OF TEXAS §
 §
COUNTY OF DALLAS §

BEFORE ME, the undersigned authority, on this day personally appeared, ROBERT JAMES ARNOLD, JR., Testator, and Michelle Keathly and Susie Colbert, witnesses, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and all of said persons being by me duly sworn, the said Testator declared to me and to the said witnesses in my presence that said instrument is his Last Will and Testament, and that he had willingly made and executed it as his free act and deed for the purposes therein expressed; and the said witnesses, each on their oath, stated to me in the presence and hearing of said Testator that the said Testator had declared to them that said instrument is his Last Will and Testament and that he executed the same as such and wanted each of them to sign it as a witness; and upon his oath each witness stated further that he did sign the same as a witness in the presence of the said Testator and at his request; and that the said Testator was at the time at least eighteen (18) years of age and was of sound mind and that each of the said witnesses was then at least fourteen (14) years of age.

Robert James Arnold, Jr.
ROBERT JAMES ARNOLD, JR.
Testator

Michelle Keathly
Witness
Susie Colbert
Witness

SUBSCRIBED AND ACKNOWLEDGED BEFORE ME by the said ROBERT JAMES ARNOLD, JR., and SUBSCRIBED AND SWORN TO BEFORE ME by the said Michelle Keathly and Susie Colbert, witnesses, this 18th day of April, 1997.



Stacy Sands
Notary Public in and for
the State of Texas

[Signature]
R.J.A.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
ROBERT JAMES ARNOLD, JR., DECEASED

CAUSE NO. 2003-532

BETTY K. ARNOLD

PETITIONER

AFFIDAVIT OF EXECUTRIX AS TO NOTICE TO CREDITORS

STATE OF MISSISSIPPI

COUNTY OF Madison

NOW COMES Betty K. Arnold, Executrix of the Will and estate of Robert James Arnold, Jr., and as required by § 91-7-145, Miss. Code of 1972, states on her oath that she has made reasonably diligent efforts to identify persons having claims against the said estate, and that to the best of her knowledge and belief, there are no such persons, she having paid those persons who had such claims; and that therefore she has not given notice by mail to any such persons as would otherwise be required by § 91-7-145.

Betty K. Arnold
BETTY K. ARNOLD

SWORN TO and subscribed before me this 8th day of August, 2003.

My Commission Expires

My Commission Expires
January 5, 2004

Mike Crook, Chancery
NOTARY PUBLIC
ex-officio by: Kim Hewitt



FILED
This Date

AUG 08 2003

Mike Crook, Chancery Clerk
By: Kim Hewitt D.C.

Last Will and Testament

OF

DANNIE M. BLACKWELL

I, DANNIE M. BLACKWELL, an adult resident citizen of Madison County, Mississippi, being of sound and disposing mind, memory and understanding and fully able and competent to make a will, and not under the restraint and influence of any person do hereby make, declare, and publish this to be my last will and testament, hereby revoking any and all other wills and codicils heretofore made by me.

I am married to PATRICIA J. BLACKWELL who is also referred to herein as "my wife". We have no children together, but my said wife has three (3) adult children by a previous marriage and they are as follows:

- a son, MITCHELL BROWN;
- a son, KERRY BROWN; and
- a son, DANNY BROWN.

FILED
This Date

AUG 08 2003

INITIALED FOR IDENTIFICATION:

DMB

D.M.B

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Mike Crooks, Chancery Clerk
By: [Signature] D.C.

They may also be referred to herein as "my step-sons" or "my step-children". My said wife and step-children are now living at the time of the execution of this last will and testament and they now comprise the members of my immediate family.

ARTICLE I.

I appoint my wife, PATRICIA J. BLACKWELL, as Executrix of this Last Will and Testament. If my said wife should predecease me or be unable or unwilling to serve, then I nominate and appoint the DEPOSIT GUARANTY NATIONAL BANK, Jackson, Mississippi, as Successor Executor. My Executrix shall not be required to enter into any bond to insure the faithful performance of her duties, nor be required to return to any Court any formal appraisal, inventory or accounting, including final accounting, of the administration of my Estate.

The terms "Executor", "Executrix" and "Administrator" may, where used in this Will, be used interchangeably and shall apply to whomever may be serving as personal representative of my estate and to any Successor Executor or Administrator.

Unless otherwise provided, in referring to the Executrix and Trustee, any neuter terminology also includes the masculine and

INITIALED FOR IDENTIFICATION:

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feminine or vice versa and any reference in the singular shall also include the plural or vice versa.

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

ARTICLE II.

I direct my Executrix to pay all expenses of my last illness, funeral, the debts properly probated against my estate, and the cost of administration of my estate, as well as, all federal and state estate, inheritance, succession and transfer or other death taxes which are assessed on account of life insurance proceeds or other property which shall be included in my gross estate, whether or not included in my estate for probate purposes, out of my residuary estate.

ARTICLE III.

I give and bequeath to my wife, PATRICIA J. BLACKWELL, if she shall survive me, all of my personal effects and any interest I may have in tangible property of a domestic nature and use, such as family automobiles, trucks, appliances, tools, equipment and supplies, furniture, furnishings, household goods, jewelry,

INITIALED FOR IDENTIFICATION:

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silverware, china, ornaments, works of art and books, used or enjoyed in connection with our homestead, together with any club memberships I may have and all insurance policies on my personal property and on the dwelling house occupied by us at the time of my death, if any. I hereby confirm, however, that all household furniture, furnishings, ornamental decorations, silverware, china, pictures, and works of art are property of my wife and I have no right to dispose of such items.

If my said wife shall not survive me, I bequeath to my step-children named on page 1 of this will who are living at the time of my death, the above described personal property owned by me or in which I shall have any interest at the time of my death. It is my wish that each of them will select the items that they shall prefer to the extent that they will agree about the selections; otherwise, my Successor Executor shall determine the approximate equal distribution to be made, by lot or other method of division deemed to be fair and practical and the Successor Executor's determination shall be conclusive and binding on the legatees.

ARTICLE IV.

I give, devise and bequeath all of the rest, residue and remainder of my property of every kind and description, real and

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personal, tangible and intangible, wheresoever situated and howsoever held, including lapsed legacies and devises, and whether acquired before or after the execution of this Will, to my wife, PATRICIA J. BLACKWELL, if she survives me.

ARTICLE V.

A. In the event I am predeceased by my said wife, I give, devise and bequeath all of the rest, residue and remainder of my property of every kind and description, real and personal, tangible and intangible, wheresoever situated and howsoever held, including lapsed legacies and devises, and whether acquired before or after the execution of this Will, to my step-children, MITCHELL BROWN, KERRY BROWN, and DANNY BROWN, in equal shares. However, if a beneficiary has died, his share shall be distributed to his living descendants, per stirpes, if any, and if none, then to my surviving step-children, per stirpes, if living, and if not, then to their living descendants, per stirpes; provided, however, distributions to such descendants of my said step-children shall be made for the same purposes and at such times as directed herein for my step-children.

B. In the event all of the persons and classes designated as beneficiaries herein die prior to the distribution of all assets,

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upon the death of the survivor of them, one-half (1/2) of the assets shall be distributed free of trust to my heirs at law and one-half (1/2) to the heirs at law of my wife, PATRICIA J. BLACKWELL, according to the laws of descent and distribution in effect in the State of Mississippi at the time of my death; provided, however, if anyone shall become entitled to distribution of any assets hereunder and such person shall be under the age of twenty-one (21) years, his or her share shall be vested in him or her, but the assets shall be held in trust by the DEPOSIT GUARANTY NATIONAL BANK, Jackson, Mississippi, as Trustee, until he or she attains such age. However, the Trustee shall, during such person's minority, distribute to or for the benefit of any such person income and principal from the retained share as the Trustee considers necessary for his or her support, education, medical care and welfare and may add to principal any income not so expended.

ARTICLE VI.

The income of any beneficiary under this will shall accrue from the date of my death. During the administration of my estate and until the property is distributed to the beneficiaries, I authorize the beneficiaries to request of my Executrix, in which case my Executrix shall comply with that request, to pay at least

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difficult to determine who predeceased the other, I direct that I shall be deemed to have predeceased her. The provisions of my will shall be construed upon this assumption notwithstanding the provisions of any law establishing a different presumption of order of death or providing for survivorship for a fixed period as a condition of inheritance of property.

ARTICLE IX.

In the administration of my estate, I give and grant to my Executrix and any Trustee serving hereunder all of the powers and discretions given to fiduciaries under statutes of the Uniform Trustees' Powers Law of Mississippi as set forth in the Miss. Code Ann. (1972), and any additional powers and discretions as may result from subsequent legislation. No legislation subsequent to the date of the execution of this will shall reduce or limit these powers and discretions.

In addition to the powers afforded to my Executrix and Trustee by the aforesaid statutes of the Miss. Code Ann. (1972), which statutes are hereby adopted by reference thereto, I specifically give and grant to my fiduciaries 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

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affairs. This shall include the power to sell and transfer any interest I may own in a home or any real estate or personal property of any kind including my personal effects and household goods without prior or subsequent approval of any judicial authority and without any inventory, appraisalment, or accounting to any judicial authority.

ARTICLE X.

No persons dealing with the fiduciaries hereunder shall be obligated to see to the application of any moneys, securities, or other property paid or delivered to them, or to inquire into the expediency or propriety of any transaction or the authority of such fiduciaries to enter into and consummate the same upon such terms as they may deem advisable.

ARTICLE XI.

The Executrix shall be entitled to reasonable and normal fees for her services and she is hereby also fully empowered to engage the services of attorneys, accountants, or others capable of rendering services in pursuance of the administration of my estate.

INITIALED FOR IDENTIFICATION:

DMB

D.M.B

IN WITNESS WHEREOF, I, DANNIE M. BLACKWELL, have hereunto subscribed my name to this, my Last Will and Testament consisting of 11 pages, in the presence of two (2) witnesses, who have attested the same in my presence, and at my request and in the presence of each other, on this the 7 day of April, 1997.

Dannie M. Blackwell
DANNIE M. BLACKWELL

WITNESSES:

C. David Cleland
Hugh W. Latimer

ATTESTATION

We, C. David Cleland and Hugh W. Latimer, the subscribing witnesses to the above and foregoing last will and testament of DANNIE M. BLACKWELL, certify that the said Testator declared to us that the above and foregoing instrument is his true last will and testament and that he especially requested us to act as subscribing and attesting witnesses thereto; that said Testator signed said instrument in our presence on the day and year therein mentioned; that we signed said instrument as attesting witnesses on said day and year in the

presence of said Testator, and in the presence of each other; and that to the personal knowledge of each of us the said Testator was at such time above the age of eighteen (18) years and of sound and disposing mind, memory and understanding.

This the 7th day of April, 1997.

C. David Cleland
Address 5367 Fairway
Jackson Ms. 39211

Andrew Latimer
Address 329 Millcreek Dr.
Brandon, MS, 39042

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF Hinds

We C. David Cleland and HUGH W. LATIMER on oath state that we are the subscribing witnesses to the attached written instrument dated the 7 day of April, 1997, which purports to be the Last Will and Testament of DANNIE M. BLACKWELL, who indicated to us that he is a resident of and has a fixed place of residence in the County of Madison, State of Mississippi. On the execution date of the instrument, the Testator in our presence and in the presence of each of us, signed the instrument at the end thereof and declared the instrument to be his Will and requested that we attest to the execution thereof whereupon, in the presence of the Testator and in the presence of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, the Testator was over eighteen (18) years of age, and in our opinion was of sound mind, in full possession of his mental faculties, and acting without undue influence, fraud or restraint.

DATED this the 7th day of April, 1997.

C. David Cleland
Hugh W. Latimer

Subscribed and sworn to before me on this the 7th day of April, 1997.

Viola J. Morzuzino
NOTARY PUBLIC

My Commission Expires:

Public State of Mississippi At Large
Commission Expires: February 28, 2000

ISSUED THRU HEIDEN MARCHETTI, INC.

FILED
This Date

AUG 14 2003

LAST WILL AND TESTAMENT

OF

B 36 P 233

Mike Crook, Chancery Clerk
By: Mike Crook D.C.

LOU ANN MEYER

STATE OF MISSISSIPPI

2003-553

COUNTY OF MADISON

I, LOU ANN MEYER, an adult 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 other Wills, Testaments and Codicils thereto heretofore made by me

ITEM I

I hereby direct my Executrix to pay all of my just debts and obligations which may be probated, registered and allowed against my estate, including expenses of my funeral and a suitable marker for my grave and that the administration of my estate be completed as soon after my death as may be reasonably done

ITEM II

I hereby give, devise and bequeath to my aunt, MINNIE LEE SHEFFIELD BRINSON, all 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, and the same shall be hers absolutely My aunt's address at the present time is 3444 Sheridan Drive, Durham, NC 27707

ITEM III

In the event that my aunt, MINNIE LEE SHEFFIELD BRINSON, should predecease me, or should my aunt, MINNIE LEE SHEFFIELD BRINSON and I die simultaneously or under circumstances which make it difficult to determine which died first, then I do hereby give, devise and bequeath all 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 to KAE COVINGTON, whose present address is 148 Butler Drive, Braxton, MS 39044

ITEM IV

I hereby appoint, nominate and constitute my aunt, MINNIE LEE SHEFFIELD BRINSON, as Executrix of this my Last Will and Testament In the event that MINNIE LEE

Lou Ann Meyer
LOU ANN MEYER

copy
DSH

PAGE TWO (2) OF THREE (3) PAGES

SHEFFIELD BRINSON predeceased me or is unable or unwilling to serve as Executrix, then and in that event only, I appoint KAE COVINGTON as Executrix of this my Last Will and Testament, and hereby grant to her the same powers as set forth for my Executrix. My Executrix shall have full and plenary power and authority to do and perform any act deemed by her to be for the best interest of my estate, without any limitations whatsoever, and without surety bond, and said authority shall include, but shall not be limited to the right to take possession, hold, manage, invest and 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 she may deem necessary and for the best interest of my estate and to pay unto herself a just and reasonable compensation as Executrix

The foregoing Last Will and Testament consists of two (2) 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 8th day of January, 2001.

Lou Ann Meyer 408
LOU ANN MEYER OS#

STATE OF MISSISSIPPI
COUNTY OF MADISON

We, each of the subscribing witnesses to the Last Will and Testament of LOU ANN MEYER, do hereby certify that said instrument was signed by the said LOU ANN MEYER, in our presence and in the presence of each of us, and that the said LOU ANN MEYER declared the same to be her Last Will and Testament in the presence of each of us and that we each signed as

408
OS#
Lou Ann Meyer
LOU ANN MEYER

subscribing witnesses to her Will at the request of LOU ANN MEYER, in her presence and in the presence of each other.

Melvin O. Johnson

ADDRESS 4459 Hwy 43N

Canton, MS 39046

Deidre L. Harris

ADDRESS 259 Fox Lane

Canton, Ms 39046

Lou Ann Meyer
LOU ANN MEYER

488
05#

PROOF OF WILL

STATE OF MISSISSIPPI
COUNTY OF MADISON

2003-553

COMES NOW DEIRDRE S. HARRIS, one of the subscribing witnesses to the instrument filed herein for probate and purporting to be the Last Will and Testament of Lou Ann Meyer, deceased, and enters her appearance herein as provided by Section 91-7-7, *Miss. Code Ann.* (1972), as amended, and makes oath before the undersigned authority that LOU ANN MEYER, the above named decedent, signed, published and declared said instrument to be her Last Will and Testament on the 8th day of January, 2001, the day of the date of said instrument, in the presence of this deponent and RALEIGH A. JOHNSON, the other subscribing witness, and that said testator was then of sound and disposing mind and memory, more than twenty-one years of age, and having her usual place of abode in Madison County, Mississippi, and that she and RALEIGH A. JOHNSON 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 said testator and in the presence of each other, on the day of the date of said instrument

Deirdre S. Harris
DEIRDRE S. HARRIS

STATE OF MISSISSIPPI
COUNTY OF MADISON

SWORN TO AND SUBSCRIBED BEFORE ME on this the 11th day of August, 2003

Molly Engleman Waldrup
NOTARY PUBLIC

MY COMMISSION EXPIRES:
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 29, 2005
BONDED THROUGH STATE ALL NOTARY SERVICE
(SEAL)



FILED
This Date

AUG 14 2003

Mike Crook, Chancery Clerk
By: _____ D.C

LAST WILL AND TESTAMENT

OF

ELWOOD M. RUHL

I, Elwood M. Ruhl, being of sound and disposing mind and memory and over the age of twenty-one years do hereby made, publish and declare this to be my Last Will and Testament, hereby revoking all prior wills and codicils heretofore made by me.

I.

I hereby give, devise and bequeath unto my wife, Catherine Mooney Ruhl, all of the worldly goods of which I may die seized and possessed.

II.

In the event my wife predeceases me then I hereby give, devise and bequeath all of the worldly goods of which I may die seized and possessed unto my children in equal proportions.

III.

In the event that my wife and I should die in a common diaster and the circumstances of such deaths are not such that it can be conclusively determined which of us died first, then and in that event, it shall be conclusively presumed that I preceded my wife in death.

In witness whereof I have executed this, my Last Will and Testament, on this the 11th day of April, 1975 in presence of the undersigned witnesses.

WITNESSES:

Martha M White
Donna A. [unclear]

Elwood M. Ruhl
ELWOOD M. RUHL

FILED
This Date

AUG 14 2003

Mike Crook, Chancery Clerk
By: [Signature] D.C.

We MARTHA M. WHITE and CONNOR D. SMITH,

being the witnesses to the foregoing Last Will and Testament of Elwood M. Ruhl hereby declare that we witnessed the same at his request after being informed by him that the same was his Last Will and Testament and that the said Elwood M. Ruhl executed such Last Will and Testament in our presence and each of us witnessed the same in the presence of each other.

Martha M. White
Connor D. Smith

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: THE WILL AND ESTATE OF
ELWOOD MASON RUHL, DECEASED

NO. 2003-552

AFFIDAVIT OF SUBSCRIBING WITNESS

STATE OF MISSISSIPPI

COUNTY OF HINDS

On this date personally appeared before me, the undersigned authority at law in and for the jurisdiction aforesaid, the within named Conner D. Smith, 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 Elwood Mason Ruhl, Deceased, who was personally known to the affiant, and whose signature is affixed to the Last Will and Testament, which is dated the 11th day of April, 1975.

(2) That on the 11th day of April, 1975, Elwood Mason Ruhl 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 Martha M. White, the other subscribing witness to the instrument.

(3) That Elwood Mason Ruhl was then and there of sound and disposing mind and memory, and well above the age of eighteen (18) years.

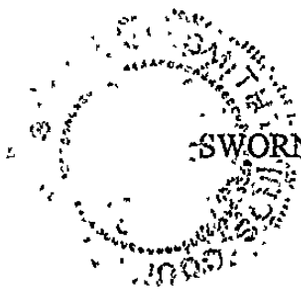
FILED
This Date

AUG 14 2003

Mike Crook, Chancery Clerk
By: [Signature] D.C.

EXHIBIT "B"

(4) That this affiant, together with Martha M. White, subscribed and attested the instrument as witnesses to the signature and publication thereof, at the special instance and request, and in the presence of Elwood Mason Ruhl, and in the presence of each other.



Conner D. Smith
Conner D. Smith

SWORN TO AND SUBSCRIBED before me, this the 12th day of July, 2003.

[Signature]
Notary Public

My Commission Expires:
07/03/2006

IN THE CHANCERY COURT OF MADISON COUNTY^B 36 i 241
STATE OF MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
LOU ANN MEYER, DECEASED

CIVIL ACTION FILE NO. 2003-553

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 MINNIE LEE SHEFFIELD BRINSON, who, being by me first duly sworn, on oath stated:

Affiant is the duly appointed, qualified and acting Executrix of the Estate of Mamie L Meyer, 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.

St Dominic-Jackson Memorial Hospital
Patient Billing Department
969 Lakeland Drive
Jackson, MS 39216-4669

MEA Primary Care
323 Highway 51
Ridgeland, MS 39157

Physicians Anesthesia Group
P. O. Box 4608
Jackson, MS 39296

Mississippi Neurology Center
1020 River Oaks Dr, Suite 420
Flowood, MS 39232

Capital Orthopaedic
971 Lakeland Dr, Suite 563
Jackson, MS 39216

Michael G Kanesky, MD
5903 Ridgewood Rd, Suite 440
Jackson, MS 93211

FILED
This Date

AUG 15 2003

Mike Crook, Chancery Clerk
y: Spivey D.C.

B 36 P 242

Jackson Neurological Group, P.A.
971 Lakeland Drive, Suite 1151
Jackson, MS 39216

Jackson Heart Clinic
P. O. Box 5169
Jackson, MS 39296

Sudhakar Madakasira
Highland Village
4500 I-55 North, Suite 234
Jackson, MS 39211

American Medical Response
Ambulance Service
Attn Billing Department
12020 Intraplex Parkway
Gulfport, MS 39503-4602

Dr Scott.H McPerson
Lakeland Radiology
P. O Box 55589
Jackson, MS 39296

Select Specialty Hospital
1850 Chadwick Drive
Jackson, MS 39204

WITNESS MY HAND on this the 15th day of August, 2003.

Minnie Lee Sheffield Brinson
MINNIE LEE SHEFFIELD BRINSON

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

Molly Engleman Waldrup
NOTARY PUBLIC

MY COMMISSION EXPIRES:

(SEAL) MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES JULY 29, 2005
BONDED WITH STEGALL NOTARY SERVICE



FILED
This Date

0 36 P 243

AUG 18 2003

LAST WILL AND TESTAMENT
OF

Mike Crook, Chancery Clerk
By: Amelia D.C.

MARY JANE STEVENS

I, MARY JANE STEVENS, an adult resident citizen of Madison County, Mississippi, presently residing at 665 Miggins Road, being of sound and disposing mind and memory, hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other wills and codicils heretofore made by me.

ITEM I

EXECUTRIX AND SUCCESSORS

I appoint my granddaughter, Tameka Thompson, as Executrix of my Estate under this Will. If my granddaughter, Tameka Thompson, is or becomes unable or unwilling to serve as Executrix, then I appoint my daughter, Martha Thompson, to serve as Successor Executrix.

ITEM II.

PAYMENT OF DEBTS, EXPENSES AND TAXES

I direct my Executrix to pay all of my just debts and obligations which are probated, registered and allowed against my estate as soon as may be conveniently done, provided, however, that my Executrix is specifically authorized to pay any debt of my estate which does not exceed \$1,000 without the necessity of probating said debt.

I further direct my Executrix to pay all of my funeral expenses, expenses of my last illness, taxes incurred by reason of my death (including any interest and penalty thereon) and the costs of administration of my estate as soon as practicable after my death; provided, however, my Executrix shall not be required to pay any obligation in advance of its maturity.

ITEM III

GENERAL BEQUEST

A. I give, devise and bequeath all of my property of every kind and character and wherever situated to my granddaughter Tameka Thompson. If she does not survive me, I give, devise and bequeath all of my property of every kind and character and wherever situated to my daughter, Martha Thompson.

This instrument was, on the day and year shown above, signed (by placing her mark on the signature line), published and declared by MARY JANE STEVENS to be her Last Will and Testament in our presence and we have subscribed our names as witnesses in her presence and in the presence of each other.

Joyce N. Datch
Witness

Richard W. Datch
Witness

PROOF OF WILL

Richard W. Dortch, being duly sworn according to law on oath states:

I am a subscribing witness to the attached written instrument dated September 7, 2002, which purports to be the Last Will and Testament of MARY JANE STEVENS, Testatrix, who is personally known to me. On the execution date of the instrument, the Testatrix, in my presence and in the presence of the other subscribing witness, signed, published and declared the instrument to be her Last Will and Testament and requested that we attest her execution thereof. In the presence of the Testatrix and the other subscribing witness, each of us signed our respective names as attesting witnesses. At the time of execution of the instrument the Testatrix appeared to be eighteen years of age or older, of sound mind, and acting without undue influence, fraud, or restraint.

Richard W Dortch, a subscribing witness and attorney for the Testatrix, read the instrument to the Testatrix in the presence of the other subscribing witness prior to execution of the instrument by the Testatrix. To the best of my knowledge and belief, the Testatrix understood the contents of the instrument. She stated that the instrument expresses her wishes, and she signed by her mark.

DATED this the 9th day of September, 2002.

Richard W Dortch

(Witness)

4626 Hickory Ridge Road
JACKSON, MS 39211

(Address)

STATE OF MISSISSIPPI
COUNTY OF Hinds

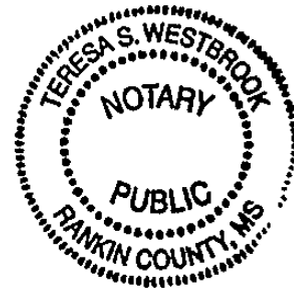
Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction,
the within named Richard W. Dotch who stated on oath that all of the
matters contained in the foregoing PROOF OF WILL are true and correct as therein stated.

IN WITNESS WHEREOF, I have subscribed my hand and seal of office on this the 9th
day of September, 2002.

Teresa S. Westbrook
Notary Public

My Commission Expires:

Notary Public State of Mississippi At Large
My Commission Expires: April 5, 2006
Bonded Thru Heidon, Brooks & Garland, Inc.



PROOF OF WILL

Joyce N. Dortch, being duly sworn according to law on oath states.

I am a subscribing witness to the attached written instrument dated September 7, 2002, which purports to be the Last Will and Testament of MARY JANE STEVENS, Testatrix, who is personally known to me. On the execution date of the instrument, the Testatrix, in my presence and in the presence of the other subscribing witness, signed, published and declared the instrument to be her Last Will and Testament and requested that we attest her execution thereof. In the presence of the Testatrix and the other subscribing witness, each of us signed our respective names as attesting witnesses. At the time of execution of the instrument the Testatrix appeared to be eighteen years of age or older, of sound mind, and acting without undue influence, fraud, or restraint.

Richard W Dortch, a subscribing witness and attorney for the Testatrix, read the instrument to the Testatrix in the presence of the other subscribing witness prior to execution of the instrument by the Testatrix. To the best of my knowledge and belief, the Testatrix understood the contents of the instrument. She stated that the instrument expresses her wishes, and she signed by her mark.

DATED this the 10 day of September, 2002.

Joyce N. Dortch
 (Witness)
4626 Hickory Ridge Road
JACKSON, MS 39211
 (Address)

STATE OF MISSISSIPPI
COUNTY OF Madison

Personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction,
the within named Joyce N. Detch who stated on oath that all of the
matters contained in the foregoing PROOF OF WILL are true and correct as therein stated

IN WITNESS WHEREOF, I have subscribed my hand and seal of office on this the 10th
day of September, 2002.

Adrienne N. Manning
Notary Public

My Commission Expires:

May 07, 2005



AUG 25 2003

Mike Crook, Chancery Clerk
By: [Signature] D.C.

LAST WILL AND TESTAMENT OF JANET W. HERRMAN

KNOW ALL MEN BY THESE PRESENTS: That I, JANET W. HERRMAN, of Holmes County, Mississippi, being of sound and disposing mind and memory and over the age of twenty-one years, do hereby make, publish and declare this instrument to be my Last Will and Testament, expressly revoking all other wills and testaments and codicils thereto heretofore made by me; WITNESSETH:

ITEM I

I hereby give, devise and bequeath all of my property, both real and personal, of every kind and character and wherever situated to my daughter, Betty V. Herrman.

ITEM II

I hereby nominate and appoint my said daughter, Betty V. Herrman, as Executrix of this my Last Will and Testament and I hereby waive bond, appraisement, inventory and accounting to Court. My Executrix shall have full authority, without Court order, to sell or otherwise dispose of any of my personal property and shall have full authority, in her absolute discretion, to settle any indebtedness probated against my estate.

WITNESS MY SIGNATURE on this the 28 day of January, 1986.

[Signature]
Janet W. Herrman

The foregoing instrument of writing was signed, published and declared before us, the undersigned, by Janet W. Herrman, as and for her Last Will and Testament, we being at the time present together in her presence, and in the presence of each other, and at her request subscribing our respective names as attesting witnesses.

[Signature]
Witness

[Signature]
Address

[Signature]
Witness

[Signature]
Address

AFFIDAVIT OF SUBSCRIBING WITNESSES

03-575

STATE OF MISSISSIPPI
COUNTY OF HOLMES

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Carolyn Pepper, credible and competent subscribing witnesses to a certain instrument of writing dated January 28, 1986, purporting to be the Last Will and Testament of JANET W. HERRMAN, who having been first duly sworn, states on oath that the said JANET W HERRMAN signed, made, published and declared said instrument as her Last Will and Testament on the 28th day of January, 1986, the date of said instrument, in the presence of this affiant and Janet Carr, that the Testatrix was then of sound and disposing mind and memory, and above the age of twenty-one (21) years; that the Testatrix was acting voluntarily without undue influence, fraud or restraint, the affiant subscribed and attested said instrument as a witness to the signature and publication thereof, at the special instance and request of JANET W HERRMAN, and in the presence of this affiant and in the presence of Janet Carr; that the Testatrix at the time of the attestation was mentally capable of recognizing, and actually conscious of said act and attestation that the subscribing witnesses were, at the time of said attestation, competent witnesses under the laws of the State of Mississippi; that at the time of said attestation the Testatrix JANET W HERRMAN, indicated to the affiant and Janet Carr that she was a resident of and had a fixed place of residence in the County of Holmes, State of Mississippi

Carolyn Pepper
CAROLYN PEPPER

SWORN TO AND SUBSCRIBED before me on the 11th day of August, 2003

Pamela Hicks
NOTARY PUBLIC

My commission expires:
Jan 24, 2005

AFFIDAVIT OF SUBSCRIBING WITNESSES

STATE OF MISSISSIPPI
COUNTY OF HOLMES

Personally came and appeared before me, the undersigned authority in and for the jurisdiction aforesaid, JANET CARR, credible and competent subscribing witnesses to a certain instrument of writing dated January 28, 1986, purporting to be the Last Will and Testament of JANET W HERRMAN, who having been first duly sworn, states on oath that the said JANET W. HERRMAN signed, made, published and declared said instrument as her Last Will and Testament on the 28th day of January, 1986, the date of said instrument, in the presence of this affiant and Carolyn Pepper, that the Testatrix was then of sound and disposing mind and memory, and above the age of twenty-one (21) years, that the Testatrix was acting voluntarily without undue influence, fraud or restraint; the affiant subscribed and attested said instrument as a witness to the signature and publication thereof, at the special instance and request of JANET W. HERRMAN, and in the of this affiant and in the presence of Carolyn Pepper; that the Testatrix at the time of the attestation was mentally capable of recognizing, and actually conscious of said act and attestation that the subscribing witnesses were, at the time of said attestation, competent witnesses under the laws of the State of Mississippi, that at the time of said attestation the Testatrix. JANET W. HERRMAN, indicated to the affiant and Carolyn Pepper that she was a resident of and had a fixed place of residence in the County of Holmes, State of Mississippi.

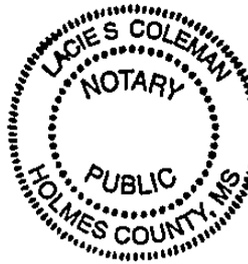
Janet Carr
JANET CARR

SWORN TO AND SUBSCRIBED before me on the 11th day of August, 2003.

Lacie S. Coleman
NOTARY PUBLIC

My commission expires:

2-26-07



Notary Public State of Mississippi
At Large
My Commission Expires
February 26, 2007
BONDED THRU
HEIDEN, BROOKS & GARLAND, INC

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

ESTATE OF JANET W. HERRMAN,
DECEASED

CAUSE No. 2003-575

AFFIDAVIT

STATE OF GEORGIA
COUNTY OF Cobb

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, BETTY V. HERRMAN, Executrix of the Estate of Janet W. Herrman, deceased, who after being on first duly sworn, on oath states as follows

That she has made a reasonably diligent search and effort to identify all persons having claims against the estate, and that she has found the following:

Further, affiant saith not

Betty Herrman
BETTY V. HERRMAN

Sworn to and subscribed before me, this the 25th day of August, 2003.

Sandra J. Mercurio
Notary Public

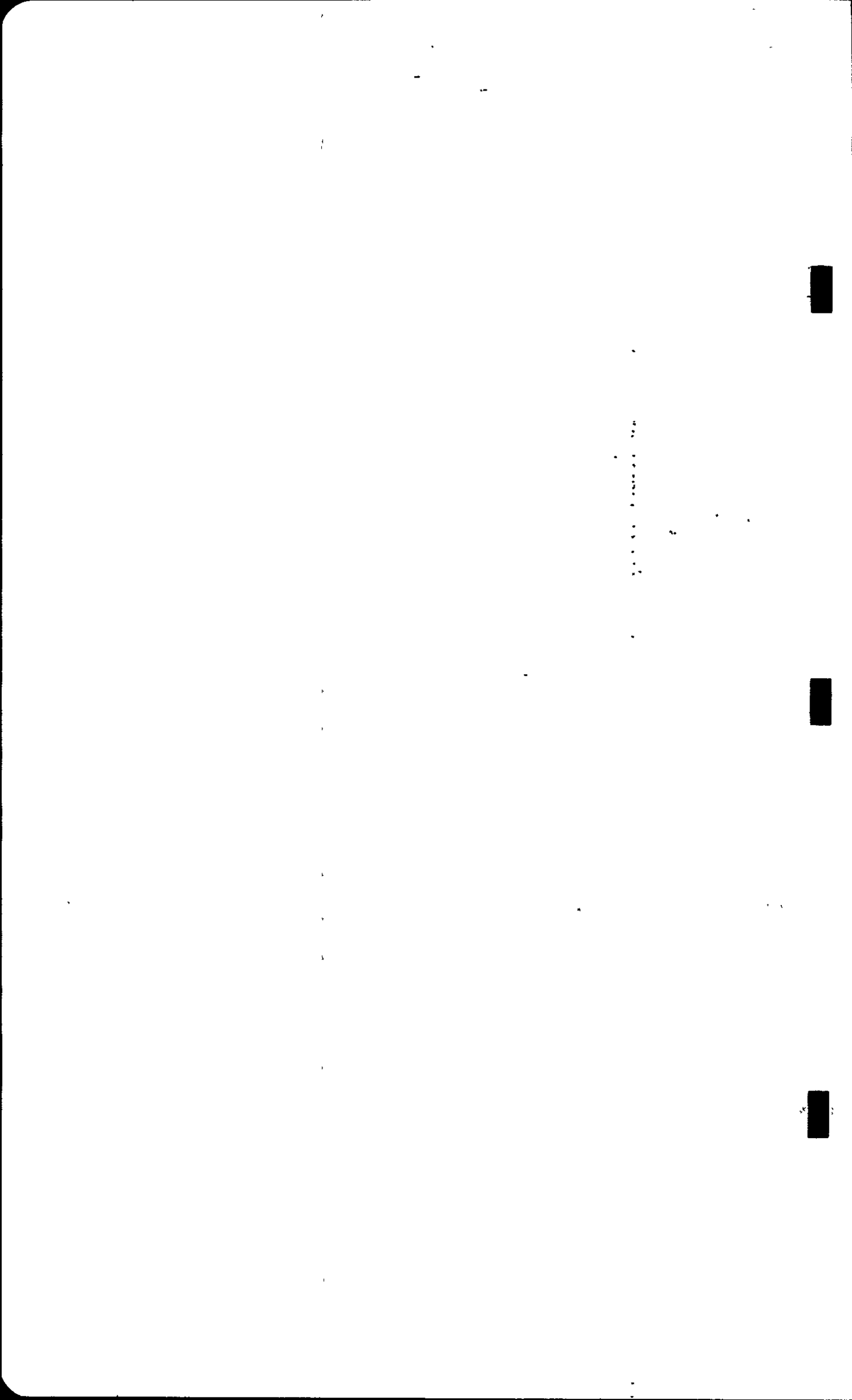
My commission expires:

June 26, 2004

FILED
This Date

AUG 25 2003

Mike Crook, Chancery Clerk
By: [Signature] D.C.



Columbus McDonald

I, Columbus McDonald
1388 A North Livingston Road, Madison, Miss.,
do hereby declare this to be
My Will and hereby revoke any other Will
or Codicil I may have made.

Article I.

I, devise and bequeath all my estate being
property, real or personal, wherever situated that I
may have an interest in at the date of my death,
unto the following persons in equal shares:
Linda Robinson, Julia Perry, Mary C. Smith and
Catherine McDonald, My land consisting of One Point
thirty four (1.34) ~~acres~~ ^{acres}, more or less in Madison County
Community.

Article II.

I, leave to my daughter Mary C. Smith my house
and the property it is on. I leave Linda Robinson the
property her house is on, and the 1985 Town Car I
leave it to Mary C. Smith.

Article III

I appoint as Executor of my estate, My
daughter Mary C. Smith, to serve without

Bond Inventory, Appraiser accounting to any Court; and to have All the Powers during the Administration of my estate as are granted to trustees under the Mississippi Uniform Trustee Power Act.

Columbus McDonald

Columbus McDonald Sr. Testatrix

I Columbus McDonald have signed this Will that consist of one (1) page, and (1/2) and a half the in presence of

~~Sadler J. Jeff~~ and ~~Orrell M. Smith~~
witness witness

Who attested the due execution of same at my request on this the 27th day of August 2003.

Shalithia D. Jackson, Notary Public

My Commission Expires:

MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES AUG. 9, 2005
BONDED THRU STEGALL NOTARY SERVICE



LAST WILL AND TESTAMENT

OF

36 257

MARY ELIZABETH SNOWDEN

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

ARTICLE I
FAMILY MEMBERS

My husband's name was J. O. SNOWDEN and he predeceased me. I have no children or descendants of children, either living or deceased. I do, however, have three (3) step-children presently living and they are J. O. SNOWDEN, JR., WILLIAM K. SNOWDEN and ANN SNOWDEN EVERS. They are sometimes referred to herein as "my step-child" and/or "my step-children".

ARTICLE II
PAYMENT OF EXPENSES AND DEBTS

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

FILED
This Date

AUG 28 2003

Page 1 of 5 of My Will

21768

Mike Crook, Chancery Clerk
By: [Signature] D.C.

ARTICLE III
SPECIAL BEQUEST AND DEVISES

I will, devise and bequeath the following special bequests and devises:

1. To ANN SNOWDEN EVERS my silver flatware, the mirror hanging above the sofa and my .58 carat diamond solitaire ring.
2. To LESLIE ANN EVERS WEBB, daughter of Ann Snowden Evers, my sapphire and diamond anniversary ring.
3. To JANE SNOWDEN, daughter of William K. Snowden; the platinum-set diamond ring (the center stone surrounded by small diamonds) which I wear on my right hand.
4. To my friend, BILLIE DRIBBEN SKIPPER, my gold charm bracelet.
5. To my friend, GWEN O'NEAL ANDERSON, the painting of the *Shepherd and Sheep* located in my living room, all my needlework, the small sterling coffee service and all my silver trays.
6. To my friend, HELON RAY, my white sofa and the black-framed picture of the basket of peaches and grapes.

Any remaining corporeal, tangible personal property not disposed of by this Last Will & Testament, I do hereby give and bequeath to ST. CATHERINE'S VILLAGE, Madison, Mississippi for purposes of selling at their bi-annual closet sale.

ARTICLE IV
RESIDUARY ESTATE

B 36 P 259

I will, devise and bequeath all the rest, residue and remainder of my estate, whether real, personal or mixed, and of whatsoever kind or character and wheresoever situated, together with any lapsed bequests or devises, unto my step-children, namely, J. O. SNOWDEN, JR. presently of Durant, Oklahoma, WILLIAM K. SNOWDEN presently of Jacksonville, Alabama, and ANN SNOWDEN EVERS presently of Plano, Texas, if living, equally. If any step-child of mine should not be living, then that step-child's share of the residuary estate is hereby willed, devised and bequeathed to my other step-children, equally.

ARTICLE V
APPOINTMENT OF FIDUCIARY

I do hereby appoint TRUSTMARK NATIONAL BANK, Jackson, Mississippi, as Executor of this my Last Will and Testament.

ARTICLE VI
GENERAL PROVISIONS

I direct that my Executor shall not be required to file any inventory or appraisal of my estate or be required to give any bond whatsoever or to give any accounting to any court or obtain the order or approval of any court in the exercise of any power or discretion herein given.

I do hereby grant unto my said Executor, during the administration of my estate, the power to sell any of my estate, whether real, personal or mixed, at public or private sale, to be exercised without any court order and at such price and on such terms and conditions as my Executor, in its sole and absolute discretion, may determine, and to execute and deliver any and all instruments in writing which may be advisable to carry out said powers and no party to such instruments in writing, signed by the Executor, shall be obliged to inquire into its validity, or be bound to see to the application by the Executor, pursuant to the terms of any such instrument; to make distribution of my estate in cash or in kind; and to employ agents, attorneys, auditors, bookkeepers and depositories, with or without discretionary powers; to exercise in its sole and absolute discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law", being Sections 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, or as hereafter amended, which "Uniform Trustees' Powers Law" is hereby incorporated herein by reference as though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executor herein named, shall continue to have all of the powers, rights and discretions granted by said "Uniform Trustees' Powers Law", the same as if it were still in effect.

MES

IN WITNESS WHEREOF, I, MARY ELIZABETH SNOWDEN, have to this my Last Will and Testament, consisting of five (5) pages, subscribed my name, on this, the 11 day of October, 2000.

Mary Elizabeth Snowden
MARY ELIZABETH SNOWDEN

Alma Arnold Jubb

Robert E. Wilford

WITNESSES

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

WITNESSES:

Alma Arnold Jubb

Robert E. Wilford

ADDRESSES:

2475 Capital St
Jackson, Ms. 39201

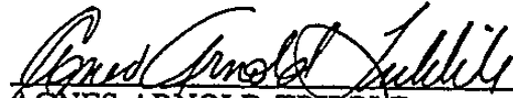
936 Trustmark Bldg
Jackson, Ms. 39201

PROOF OF WILL

STATE OF MISSISSIPPI

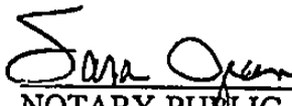
COUNTY OF HINDS

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Agnes Arnold Tribble, who by me being first duly sworn, deposes and states on oath that she is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Mary Elizabeth Snowden and that the said Mary Elizabeth Snowden signed, published and declared said instrument to be her Last Will and Testament on the 11th day of October, 2000 in the presence of this affiant and Robert E. Williford, the other subscribing witness to said instrument; and said testatrix was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Robert E. Williford subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testatrix, and in the presence of each other.

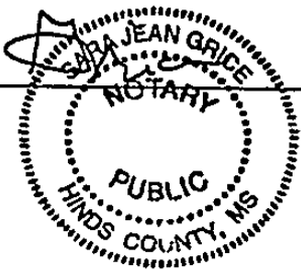


AGNES ARNOLD TRIBBLE

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 11th day of October, 2000.



NOTARY PUBLIC



My commission expires:

Notary Public State of Mississippi At Large
My Commission Expires June - 2002
Bonded Thru Heiden, Brooks & Garland, Inc.

PROOF OF WILL

STATE OF MISSISSIPPI

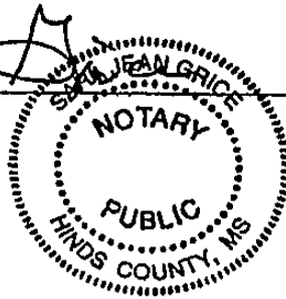
COUNTY OF HINDS

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, Robert E. Williford, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Mary Elizabeth Snowden, and that the said Mary Elizabeth Snowden signed, published and declared said instrument to be her Last Will and Testament on the 11th day of October, 2000 in the presence of this affiant and Agnes Tribble, the other subscribing witness to said instrument; and said testatrix was then of sound and disposing mind and memory and over the age of eighteen (18) years; and that this affiant and Agnes Tribble 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 testatrix, and in the presence of each other.

Robert E. Williford
ROBERT E. WILLIFORD

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 11th day of
October, 2000.

Samuel A. Jean
NOTARY PUBLIC



My commission expires:

Notary Public State of Mississippi At Large
My Commission Expires: June 8, 2002
Bonded Thru Haldon, Brooks & Garland, Inc.

Last Will and Testament

OF

HERRELD D. MOORE

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

I.

I hereby appoint my son, BRAD MITCHELL MOORE, as Executor of this my Last Will and Testament, and it is my desire that my Executor shall have full and complete power and authority to do and to perform any act deemed by him to be in the best interest of my estate. I hereby direct that no bond be required of the Executor and I further waive the necessity of having a formal appraisal made of my estate and I further waive the necessity of an accounting.

II.

I hereby give, devise and bequeath unto my son, BRAD MITCHELL MOORE, all of my property, whether it be real, personal or mixed, wheresoever situated or howsoever situated or howsoever described.

III.

In the event my son, BRAD MITCHELL MOORE, predeceases me, I give, devise and bequeath all of my property, whether it be real, personal or mixed, to my sister, CHARLOTTE M. WILLIAMS.

IN WITNESS WHEREOF, I, HERRELD D. MOORE, have hereunto set my signature on, and published and declare this to be my Last Will and Testament on this the 3 day of NOV, 1998, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other.

FILED
This Date

Herrel D Moore
HERRELD D. MOORE

AUG 29 2003

Initial: HDW

Mike Crook, Chancery Clerk
By: [Signature] D.C.

WITNESSES:

B 36 P 265

Susan Russell
Dean J. Rantke

ATTESTATION CLAUSE

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

WITNESS OUR SIGNATURES on this the 3rd day of November, 1998.

Susan Russell
Dean J. Rantke
WITNESSES

Initial: HRM

AFFIDAVIT OF WITNESSES

B 36 P 266

STATE OF MISSISSIPPI

COUNTY OF MADISON

This day personally appeared before me, the undersigned duly commissioned and qualified Notary Public, acting within and for the State and County, Susan Russell and Dawn F. Rankin, respectively, whose names appear as subscribing witnesses to the foregoing and attached instrument of writing, who after having been duly sworn, say on oath that on the 3rd day of November, 1998, HERRELD D. MOORE, in their presence, signed his name thereto, and in their presence declared the same to be his Last Will and Testament; that at his request, in their presence, and in the presence of each other, the said affiants subscribed their names thereto as witnesses to its execution and publication; that the said HERRELD D. MOORE, on the 3rd day of November, 1998, was of lawful age, was of sound and disposing mind and memory, and there was no evidence of undue influence.

Susan Russell residing at 1301 McDonald Ave
Canton, MS 39046

Dawn F. Rankin residing at 234 County Club Dr.
Canton, MS 39046

SWORN TO AND SUBSCRIBED before me this the 3rd day of November, 1998.

Samuel Suttell Gay
NOTARY PUBLIC

MY COMMISSION EXPIRES:
June 25, 1999

(SEAL)

SSGP\WILL\MOORE.103

Initial. HRM

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN RE: IN THE MATTER OF THE
WILL AND ESTATE OF
WALTER J. DUBUC, JR., DECEASED

NO2002-311

AFFIDAVIT OF EXECUTOR

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

Lizabeth P. Dubuc
Lizabeth P. Dubuc, Executor of
the Estate of Walter J. Dubuc, Jr.

STATE OF MISSISSIPPI
COUNTY OF HINDS

Personally came and appeared before me, the undersigned authority in and for the aforesaid jurisdiction, Lizabeth P Dubuc, who acknowledged that she signed, executed and delivered the above and foregoing instrument on the day and year therein mentioned.

WITNESS my signature and seal of office on this the 2 day of January,
2003.



Terri Jo Fitzhugh
Notary Public
My Commission Expires: _____

FILED
This Date
AUG 29 2003
Mike Crook, Chancery Clerk
By: *[Signature]* D.C.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF PATRICK JACKSON, DECEASED

NO 2003-592

FILED This Date

AFFIDAVIT

SEP 04 2003

STATE OF MISSISSIPPI

COUNTY OF MADISON

Mike Crook, Chancery Clerk
By: Kim News D.C.

PERSONALLY appeared before me the undersigned authority in and for the state and county aforesaid the within named Victoria Jackson who being by me first duly sworn on oath stated:

That Affiant is the duly appointed, qualified and acting Administratrix of the Estate of Patrick Jackson, 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 Mississippi Code of 1972 Annotated, Section 91-7-145 will bar such claim.

The persons so identified and their last known addresses are.

Person Last Known Address

1.

WITNESS MY HAND this ___ day of ___, 2003.

Victoria Jackson
VICTORIA JACKSON, ADMINISTRATRIX

SWORN-TO AND SUBSCRIBED before me this 14 day

of June, 2003
MISSISSIPPI STATEWIDE NOTARY PUBLIC
MY COMMISSION EXPIRES OCT. 31, 2005
3CNDED THRU STEGALL NOTARY SERVICE

Memorie Harrell
NOTARY PUBLIC
MEMORIE HARRELL, RANKIN COUNTY, MS

LAST WILL AND TESTAMENT
OF

2003-493

Johnnie Milton Harris

IN THE NAME OF GOD, AMEN

I, Johnnie Milton Harris, residing at 794 Oneida Street, in the city of Denver and state of Colorado, being of sound and disposing mind and memory and considering the uncertainty of this frail and transitory life do, therefore, hereby make, ordain publish and declare this to be My Last Will and Testament.

ARTICLE I

I devise and bequeath all of my estate and effects whatsoever, and wheresoever situated, both real and personal, to which I may be entitled upon my decease, or which I may have power to dispose of at my decease, to my beloved wife, Ethile High Harris, with the right of survivorship as her property absolutely. This shall particularly apply to the real estate which I own in Madison County, State of Mississippi, legally described as follows:

4.4A IN SE 1/4 NE 1/4
DB 176 - 46
S - 22 T - 07N R - 01E

ARTICLE II

In the event my wife's death occurs before she executes this will, it is my clear and definite intention that all of my estate and effects both real and personal, go to my surviving children, Richard Alvin High, my step-son, and Vernita Ethile Harris, my daughter, as joint tenants, with the right of survivorship, as their property, with one exception that the joint tenants survivorship shall not apply to the real estate I own located at 794 Oneida Street, Denver, Colorado. I devise and bequeath the real estate at 794 Oneida Street, Denver, Colorado, to my daughter, Vernita Ethile Harris, with the right of survivorship as her property absolutely.

FILED
This Date

SEP 05 2003

Mike Crook, Chancery Clerk
By: Jim DeWitt D.C.

Johnnie Milton Harris

In the event my wife's death occurs before she executes this will, I hereby nominate, constitute and appoint my beloved surviving children, Richard Alvin High, my step-son, and Vernita Ethile Harris, my daughter, to be the executor and executrix of this My Last Will and Testament. It being my desire that my executor and executrix shall have full power of control to manage as they see fit; any statutory provision in force notwithstanding to the contrary.

ARTICLE IV

In Witness whereof, I have hereunto set my hand and seal to this, my Last Will and Testament consisting of two (2) typewritten pages on this 2nd Day of Sept. A.D. 1987.

Johnnie M. Harris
Johnnie Milton Harris 3/0 y

The foregoing instrument was on the date thereof, subscribed to by the Testatrix, Johnnie Milton Harris, in our presence, and was at the same time, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby certify that at the time of the execution of the foregoing Last Will and Testament of Johnnie Milton Harris, the Testatrix was of sound and disposing mind and memory.

Witness

Al T. L. 1857 W. 35th Ave 80221
NAME: *R. H. Houston* 8825 BARKFIELD ST 80205 Denver, Colorado

Joseph E. James 261 GRANTWAY 80229
NAME: Denver, Colorado

Sumner, Colo
Lincoln County
State of Colo

I do hereby certify & swear to me by Abel L
Ding, J. W. Norton and Joseph E. Harris on
this 2nd day of September, 1987 and my
Johnnie Milton Harris, etc. Justice

Genevieve M. Thomas
Notary Public

My Commission expires 5-19-89

IN THE MATTER OF THE
LAST WILL AND TESTAMENT OF
JOHNNIE MILTON HARRIS, DECEASED

S 36 P 273
CAUSE NO. 2003-493

PROOF OF WILL

STATE OF COLORADO

COUNTY OF DENVER

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for the jurisdiction aforesaid, R. H. Horton, who by me being first duly sworn, deposes and states on oath that he is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Johnnie Milton Harris and that the said Johnnie Milton Harris signed, published and declared said instrument to be his Last Will and Testament on the 2nd day of September, 1987, in the presence of this affiant, Abel T. Suiz, and Joseph E. Tarres, the other subscribing witnesses to said instrument; and said testatrix was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant, Abel T. Suiz, and Joseph E. Tarres subscribed and attested said instrument as witnesses to the signature and publication thereof at the special instance and request and in the presence of said testator, and in the presence of each other.

R. H. Horton
R. H. HORTON

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 1 day of July, 2003.

[Signature]
NOTARY PUBLIC

My commission expires:
06-01-05



FILED
This Date

SEP 05 2003

Mike Crook, Chancery Clerk
By: [Signature] D.C.

LAST WILL AND TESTAMENT

B 36 P 274

OF

JANE G. PLAYER

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

ARTICLE I
PAYMENT OF DEBTS, EXPENSES AND TAXES

I hereby direct my Executor to pay my funeral expenses and all of my just debts which may be timely probated, registered and allowed against my estate, and expenses of administration of my estate out of my residuary estate; provided, however; that if my Executor in his sole discretion shall elect to claim estate administration expenses as a deduction for income tax purposes rather than estate tax purposes, such administration expenses shall be charged against any remaining available credit equivalent bequest disposed of by Article III, Unified Credit Bequest, after first satisfying in full any estate taxes which are directed to be paid therefrom. I direct my Executor to pay out of Article III, Unified Credit Bequest, all federal and state estate, inheritance, succession, transfer, or other death taxes which are assessed against my estate or against any beneficiary, including estate and inheritance taxes assessed on account of life insurance proceeds or any other property which shall be included in my gross estate for the purpose of such taxes, whether or not included in my estate for probate purposes.

ARTICLE II
BEQUEST OF PERSONAL PROPERTY AND HOUSEHOLD EFFECTS

I give and bequeath to my beloved husband, JOHN PLAYER, if he be living at the time of my death, all of my corporeal, tangible personal property; and if he shall not survive me, I give and bequeath all of said property to my children, equally,

FILED
This Date

SEP 05 2003

Mike Crook, Chancery Clerk
By: Kim News D

or, if any one or more of my children should predecease me, then unto my other surviving children, equally.

ARTICLE III
UNIFIED CREDIT BEQUEST

I give, devise and bequeath to my four children, JOHN PLAYER, JR., DAVE PLAYER, MARK PLAYER and JOAN PLAYER, equally, or, if any one or more of my children should predecease me, then unto my other surviving children, equally, property equal to the largest amount that can pass free of federal estate tax under this Article by reason of the unified credit and the state death tax credit (provided use of this credit does not require an increase in the state death taxes paid) allowable to my estate but by reason of no other credit, and after taking account of dispositions under previous Articles of this will and property passing outside of this Will which do not qualify for the marital or charitable deduction and after taking account of charges to principal that are not allowed as deductions in computing my federal estate tax. My Executor shall select and distribute cash, securities and other property, including real estate and interests therein, which shall constitute this bequest, employing for this purpose values current at the time or times of distribution.

ARTICLE IV
RESIDUARY ESTATE

A. Primary Disposition.

I devise and bequeath all the rest and residue of the property comprising my estate, of whatsoever kind or character and wheresoever situated, to my husband, JOHN PLAYER, free and clear of any trust.

B. Secondary Disposition.

In the event my husband, JOHN PLAYER, does not survive me, then I give said rest and residue to my four children, JOHN PLAYER, JR., DAVE PLAYER, MARK PLAYER and JOAN PLAYER, equally, or, if any one or more of my children should predecease me, then unto my other surviving children, equally.

ARTICLE V
APPOINTMENT OF FIDUCIARY

A. I appoint my husband, JOHN PLAYER, as Executor of this my Last Will and Testament. If my said husband shall predecease me or be unwilling or unable to serve as such Executor, then I appoint my daughter, JOAN PLAYER, as successor-Executrix of my estate.

B. I direct that neither my Executor nor my successor-Executrix shall be required to file any inventory or appraisal of my estate or be required to give any bond whatsoever or to give any accounting to any court or obtain the order or approval of any court in the exercise of any power or discretion herein given.

C. I do hereby grant unto my Executor or successor-Executrix, during the administration of my estate, the power to sell any of my estate, whether real, personal or mixed, at public or private sale, to be exercised without any court order and at such price and on such terms and conditions as my Executor or successor-Executrix, in his or her sole and absolute discretion, may determine, and to execute and deliver any and all instruments in writing which may be advisable to carry out said powers, and no party to such instruments in writing, signed by the Executor or successor-Executrix, shall be obliged to inquire into its validity, or be bound to see to the application by the Executor or successor-Executrix of any money or other property paid or delivered to said Executor or successor-Executrix, pursuant to the terms of any such instrument; to make distribution of my estate in cash or in kind; and to employ agents, attorneys, auditors, bookkeepers and depositories, with or without discretionary powers; to exercise in his or her sole and absolute discretion, all of the powers, rights and discretions granted by virtue of the "Uniform Trustees' Powers Law," being Sections 91-9-101 through 91-9-119, inclusive, of the Mississippi Code of 1972, Annotated, or as hereafter amended, which "Uniform Trustees's Powers Law" is hereby incorporated herein by reference

as though fully and completely copied herein. Should said "Uniform Trustees' Powers Law" be repealed, then my Executor or successor-Executrix, herein named, shall continue to have all of the powers, rights, and discretions granted by said "Uniform Trustees' Powers Law," the same as if it were still in effect.

ARTICLE VI
COMMON DISASTER

Regardless of anything to the contrary contained in any statute, if my husband and I die in a common disaster, or under such circumstances that there is not sufficient evidence in the opinion of my successor-Executrix, whose judgment shall be conclusive, as to which of us dies first, all of my property, personal, real and mixed, shall be disposed of as if my husband had predeceased me.

IN WITNESS WHEREOF, I have hereunto subscribed my name this the 12th day of October, 1989.

Jane G. Player
JANE G. PLAYER

Ruth H. Martin
Betty Jewel Carney

WITNESSES

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

WITNESSES:

ADDRESSES:

Ruth H. Martin
Betty Jewel Carney

222 Duncan Ave.
Jackson, Ms 39202
537 Trustmark Bldg.
Jackson, Ms 39201

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Ruth H. Martin, who by me being first duly sworn, deposes and states on oath that she is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Jane G. Player, and that the said Jane G. Player signed, published and declared said instrument to be her Last Will and Testament on the 12th day of October, 1989, in the presence of this affiant and Betty Jewel Carwyle, the other subscribing witness to said instrument; and said testatrix was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Betty Jewel Carwyle 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 testatrix, and in the presence of each other.

Ruth H. Martin
RUTH H. MARTIN

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 24th day of October, 1989.

Souza D. Roberts
NOTARY PUBLIC

My commission expires:

My Commission Expires April 6, 1993

PROOF OF WILL

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the jurisdiction aforesaid, Betty Jewel Carwyle, who by me being first duly sworn, deposes and states on oath that she is one of the subscribing witnesses to that certain instrument of writing purporting to be the Last Will and Testament of Jane G. Player, and that the said Jane G. Player signed, published and declared said instrument to be her Last Will and Testament on the 12th day of October, 1989, in the presence of this affiant and Ruth H. Martin, the other subscribing witness to said instrument; and said testatrix was then of sound and disposing mind and memory and over the age of eighteen (18) years; that this affiant and Ruth H. Martin 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 testatrix, and in the presence of each other.

Betty Jewel Carwyle
BETTY JEWEL CARWYLE

SWORN TO AND SUBSCRIBED BEFORE ME, on this the 24th day of October, 1989.

Sonya D. Roberts
NOTARY PUBLIC

My commission expires:

My Commission Expires April 5, 1993

Last Will and Testament 2003-615 OF

ABBEY W. MAGRUDER, JR.

I, the undersigned ABBEY W. MAGRUDER, JR., an adult resident of 1447 Meadowbrook Drive, Jackson, Hinds County, Mississippi, being over the age of twenty-one (21) years and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all wills and codicils heretofore made by me.

My wife, Lillian L. Magruder, my two sons, Abbey Wailes Magruder, III and Leslie Charles Magruder, and my daughter Lillian Elizabeth Magruder Joiner, are living at the execution of this Will.

For the purposes of this Will and the disposition of my estate hereunder, the terms "children", "issue", "beneficiaries" or "descendants" shall be deemed to include persons adopted prior to attaining twenty-one (21) years of age.

ARTICLE I

DEBTS

I direct that all of my just debts existing at the time of my death, and duly probated and allowed, be paid as soon as practicable after my demise. I further direct that all expenses of my funeral and burial expenses be paid as soon as practicable after my death.

ARTICLE II

TAXES

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 the proceeds of any policy or policies of insurance on my life or with respect to any other property, including property over which I have a taxable power of appointment, included in my gross estate, shall be paid out of the principal of my residuary estate.

FILED
This Date

SEP 05 2003

Mike Crook, Chancery Clerk
By: Mike Crook D.C.

Abbey W. Magruder, Jr.
ABBEY W. MAGRUDER, JR.

Last Will and Testament of Abbey W. Magruder, Jr.

ARTICLE III

TRUST

If my wife, Lillian L. Magruder, survives me and after payment of any debts, obligations and expenses of my estate, I give, devise and bequeath to Abbey W. Magruder, III, as Trustee, an amount equal to the cumulated transfers exempt, at the date of my death, from federal estate tax by the allowance of the Unified Transfer Credit and the Credit for State Death Taxes available to my estate. It is my intention to devise and bequeath by this bequest the maximum portion of my estate which, at the time of my death, is exempt from the federal transfer tax because of the application of the Unified Transfer Credit and the Credit for State Death Taxes.

Section 1

A. If my wife shall survive me, the Trustee shall hold the trust property for the use and benefit of my wife and shall distribute the net income thereof to her for her benefit, in such manner and at such intervals and in such amounts as the Trustee shall in her sole discretion deem appropriate and reasonable.

B. At my wife's death, the Trust shall terminate, the Trustee shall divide the trust property equally among my three children, namely Abbey Wailes Magruder, III, Lillian Elizabeth Magruder Joiner, and Leslie Charles Magruder and distribute to them all principal and income in the Trust provided, however, that if any of my three children should die prior to the termination of the Trust, then at the death of my wife, such beneficiary's share of the principal and accumulated income shall thereupon vest in and be delivered and conveyed to his surviving issue per stirpes pursuant to the provisions in Section 2 hereof, or if such beneficiary shall leave no issue surviving, then the principal and accumulated income of the Trust shall be paid over to my surviving issue in equal shares, per stirpes. If I have no surviving issue, then the trust property and any accumulated income shall be delivered and conveyed to such beneficiary's executors or administrators.

C. If my wife, Lillian L. Magruder, shall not survive me, then at my death, as to all of the property, real, personal and mixed, which would have otherwise been a part of the Trust Estate established herein, I give, devise and bequeath to my three children Abbey Wailes Magruder, III, Lillian Elizabeth Magruder Joiner, and Leslie Charles Magruder, in equal shares.

Abbey W. Magruder, Jr.
ABBEY W. MAGRUDER, JR.

Last Will and Testament of Abbey W Magruder, Jr.Section 2

If any of the funds and properties constituting a part of a trust shall vest in any person among any deceased beneficiary's issue who shall be under twenty-one (21) years of age at the time of the vesting thereof in accordance with the foregoing provisions of this Article, I direct that such principal or accumulated income so vesting shall nevertheless continue to be held in trust by my Trustee under the provisions hereof and be administered as a separate trust and that the net income therefrom or the principal thereof shall be applied in such manner and at such intervals and in such amounts as my Trustee in the Trustee's sole discretion shall deem requisite or desirable for the suitable support and education of such person until he or she shall attain the age of twenty-one (21) years or shall sooner die, whereupon the then principal and any accumulated income of such trust shall be delivered and conveyed, discharged of the trust, to such person when he or she shall attain the age of twenty-one (21) years, or if any person shall die prior to her or her attainment of twenty-one (21) years, to such person's executors or administrators.

Section 3

I hereby authorize and empower the Trustee in the Trustee's 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, such amounts as it may deem advisable to provide adequately and properly for the support, maintenance, education and health of the current income beneficiary thereof, her or his spouse and issue, including, but not by 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 or property which 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 acquittance. 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 of principal subsequently distributed to any beneficiary.

Section 4

Unless sooner terminated by the express provisions thereof, all trusts created hereunder shall in all events terminate not later than twenty-one (21) years after the death of the last to die of the

Abbey W. Magruder, Jr.
ABBÉY W. MAGRUDER, JR.

Last Will and Testament of Abbey W Magruder, Jr

group consisting of my issue living on the date of my death At that time, the property held in trust shall be discharged from any further trust and shall immediately vest in and be distributed to the persons then entitled to receive either mandatory or discretionary distributions of income therefrom, in equal shares, per stirpes.

Section 5

The Trustee hereunder shall be entitled to reimbursement for reasonable expenses and a reasonable annual fee for services and in determining such fee, the Trustee may be guided by what is normally charged by bank trust departments in the Jackson, Mississippi, area for administering trusts of similar size and complexity.

Section 6

In the event Abbey W. Magruder, III shall die, resign or is otherwise not able to serve, then upon application of any beneficiary, the Chancery Court of Hinds County shall appoint a successor trustee.

ARTICLE IV**RESIDUE TO WIFE**

All the rest and residue of the property which I may own at the time of my death, real or personal, tangible or intangible, of whatsoever nature and wheresoever situated, in the event I am survived by my wife, I give devise and bequeath to my wife, Lillian L. Magruder, to be hers absolutely.

In the event my wife shall predecease me, then all of the residue hereunder shall pass equally to my three children, Abbey Wailes Magruder, III, Lillian Elizabeth Magruder Joiner, and Leslie Charles Magruder. In the event one or more of my beneficiaries shall predecease me, the deceased beneficiary's share shall pass to that beneficiary's children in equal shares. If any beneficiary should die prior to the termination of the trust, such beneficiary's share of the principal and accumulated income shall thereupon vest in and be delivered and conveyed to his or her surviving issue per stirpes subject to the provisions in Section 2 hereunder, or if such beneficiary shall leave no issue surviving, then the principal and accumulated income of the trust shall be paid over to my surviving issue in equal shares, per stirpes.

Abbey W. Magruder Jr
 ABBEY W. MAGRUDER, JR.

Last Will and Testament of Abbey W. Magruder, Jr.

ARTICLE V

APPOINTMENT OF EXECUTRIX

The Trustee hereunder shall be entitled to reimbursement for reasonable expenses and a reasonable annual fee. I nominate, constitute and appoint my wife, Lillian L. Magruder to serve as Executrix of this my Last Will and Testament. I waive the requirement of her having to enter into any bond as such Executrix and waive the requirements of formal appraisal, annual accounting, and filing of an inventory and give to her all the powers and discretion provided in Article VI of this my Last Will and Testament, and any others that may be granted by law, all to be exercised without court order. If my wife shall predecease me or for any reason shall fail to qualify as Executrix hereunder (or having qualified shall die or resign) then, in such event, Abbey Wailes Magruder, III, shall become Successor Executor of my estate and in such capacity shall possess and exercise all powers, authority and discretions herein conferred on my Executrix. I waive the requirement for my Successor Executor to enter into any bond, and waive requirement of the Successor Executor to file a formal appraisal, annual accounting, and filing of an inventory.

ARTICLE VI

POWERS OF FIDUCIARY

I hereby grant to my Executrix and also to the Trustee of each trust created hereunder the continuing, absolute, discretionary power to deal with any property, real or personal, held in my estate as freely as I might in handling my own affairs. Such power may be exercised independently without prior or subsequent approval or any judicial authority, and no person dealing with the Executrix or Trustee shall be required to inquire into the propriety of any of their actions. I expressly confer upon my Executrix and any Trustee hereunder the specific powers set forth in Miss. Code Ann. §§ 91-9-101 - 91-9-119 (1972) as now enacted or hereafter amended. Without limiting the generality of the foregoing, I hereby grant to my Executrix and to any Trustee hereunder the following specific powers and authority in addition to and not in substitution of powers conferred by law;

- A. To compromise, settle, or adjust any claim or demand by or against my estate or any trust and to agree to any rescission or modification of any contract or agreement.
- B. To retain any security or other property owned by me at the time of my death,

Abbey W. Magruder, Jr.
 ABBEY W. MAGRUDER, JR.

Last Will and Testament of Abbey W. Magruder, Jr.

so long as such retention appears advisable, to exchange any such security or property for other securities or properties, and to retain such items received in exchange. My Trustee may presume any securities owned by me at the time of my death to be of investment merit and worthy of retention by my Trustee. Such presumption shall not impair the power of sale or exchange or any other powers or discretion given the Trustee, but if said securities or any of them are retained by my Trustee for the duration of the trust or any shorter period of time, my Trustee shall not be responsible or liable for any loss or decrease in the value of said securities or any of them, or of the trust, by reason of such retention. My Trustee may also presume that the management of the companies whose securities are held in trust from time to time should be supported. Such presumption shall not impair the power of voting such securities or any other powers or discretion given my Trustee, but if said securities or any of them are voted by my Trustee in favor of the management of the respective companies issuing them or in favor of any proposals supported by such management, my Trustee shall not be responsible or liable for any act of such management or for any loss or decrease in the value of said securities or any of them, or of the trust by reason of such voting.

C. To sell, exchange, assign, transfer and convey any security or property, real or personal, held in my estate or in any trust fund, at public or private sale, at such time and price and upon such terms and conditions including credit as they may deem to be advisable for the best interest of my estate and trusts.

D. To invest and reinvest, including accumulated income, in any property, real or personal, as they may deem advisable, including stock, whether listed or unlisted, and unsecured obligations, undivided interests, interests in investment trusts, legal and discretionary common trust funds, leases, and property which is outside of my domicile, all without diversification as to kind or amount, without being restricted in any way by any statute or court decision now or hereafter existing which regulates or limits investments by fiduciaries.

E. To register and carry any property in their own names or in the names of their nominees or to hold it unregistered but without thereby increasing or decreasing their liability as fiduciaries.

F. To sell or exercise any "rights" issued on any securities held in my estate or in any trust fund hereunder.

Abbey W. Magruder, Jr.

ABBEY W MAGRUDER, JR.

Last Will and Testament of Abbey W. Magruder, Jr.

G. Unless inconsistent with other provisions of this instrument, to consider and treat as principal all dividends payable in stock of the issuing corporation, all dividends in liquidations, and all "rights" to subscribe to securities of the issuing corporation, and to consider and treat as income all other dividends and rights received except those declared and payable as of a "record date" preceding my death, which shall be considered and treated as principal.

H. To charge or credit to principal any premiums and discounts on securities purchased at more or less than par.

I. To vote in person or by proxy any stock or securities held; and to grant such proxies and powers of attorney to such person or persons as they may deem proper.

J. To consent to and participate in any plan for the liquidation, reorganization, consolidation or merger of any corporation, any security of which is held.

K. To borrow money from themselves individually or from others upon such terms and conditions as they may determine and to mortgage and pledge estate and trust assets as security for the repayment thereof.

L. To lease any real estate for such term or terms and upon such conditions and in such manner as they may deem advisable with or without privilege of purchase, and any lease so made shall be valid and binding for the full term thereof even though same shall extend beyond the duration of the trust; to insure against fire or other risk; to make repairs, replacements and improvements, structural or otherwise, to any such real estate; to subdivide real estate; to dedicate same to public use; and to grant easements as they may deem proper.

M. Whenever required or permitted to divide and distribute my estate or any trust created hereunder, to make such distribution, including the satisfaction of pecuniary bequests, in cash or in specific property, real or personal, or an undivided interest therein, or partly in cash and partly in such property, and to do so without regard to the income tax basis of specific property allocated to any beneficiary including any trust, and in making distributions. I request, but do not direct, that my Executrix or Trustee do so in a manner which will result in the property to be sold to satisfy obligations of my estate or of any trust having an aggregate income tax basis as close as possible to its aggregate fair market value and, to the extent consistent with this primary objective, to do so in a manner which will result in maximizing the increase in basis for federal and state estate and succession taxes attributable to appreciation.

Abbey W. Magruder, Jr.

Last Will and Testament of Abbey W. Magruder, Jr.

N. To employ accountants, attorneys and such agents as they might deem advisable; to pay reasonable compensation for their services and to charge same to or apportion same between income and principal as they may deem proper.

O. Unless inconsistent with other provisions of this instrument, to hold two or more trusts or other funds in one or more consolidated funds, in which the separate trusts for funds can have undivided interests.

P. If any individual among the legatees named or provided for under the foregoing provisions of this Will or under the provisions of any codicil to it hereafter executed by me shall be a minor at the time of my death, then in that event, notwithstanding any statute or rule of law to the contrary, I authorize my Executrix to pay or deliver the legacy to which each such minor shall be entitled to the parent or legal guardian of such minor or to the person with whom such minor shall then reside, and the receipt of such parent or guardian or person with whom such minor resides shall constitute a full acquittance of my Executrix with respect to the legacy so paid or delivered.

Q. 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 trusts 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.

R. For all property turned over by my Executor to the Trustee named herein, the receipt of the Trustee shall operate as full acquittance and discharge of my Executor from the property turned over to my Trustee.

S. Wherever authorized by this instrument to accumulate or distribute income, to make such decision free from attack or question by any person, as the Trustee may feel free to make such decisions on the basis of the facts as they exist at the time any such decision is made

T. With respect to any trust governed by this instrument, to distribute to any one or more of its beneficiaries from the principal thereof such sums as in the sole discretion of the Trustee shall be sufficient to ensure such trust being treated under the federal income tax laws as one having no "undistributed net income" for a given taxable year, as that term is defined in the Federal Internal Revenue Code, Section 665, if the Trustee, in her sole discretion, shall deem such treatment

Abbey W. Magruder, Jr.
ABBEY W. MAGRUDER, JR.

Last Will and Testament of Abbey W. Magruder, Jr.

desirable for any reason.

U To buy or sell any stock or security options, including but not limited to calls, puts, straddles, spreads, strips or straps, whether over any recognized exchange or over-the-counter market and whether covered or uncovered.

V. To execute oil, gas and mineral leases, oil, gas and mineral deeds, oil and gas royalty deeds, division orders, transfer orders, farmout agreement on any of my oil, gas and mineral leasehold interests, and on any of my oil, gas and mineral interests, and participate in the drilling of oil and gas wells and development of any oil and gas properties that I own. Any oil and gas leases executed by any fiduciary herein shall remain in full force and effect according to the terms thereof even though the primary term or extended term may extend beyond the Trust established herein, or even though the primary term or extended term may extend beyond the time period that my Estate is being administered by my Executrix or Successor Executor.

IN WITNESS THEREOF, I sign, publish and declare this to be my Last Will and Testament on this 3rd day of June, 1999, in Jackson, Mississippi in the presence of the undersigned witnesses, who attested this will at my request, and I have also written my name on the foregoing eight (8) pages and on this page of my will which consists of ten (10) pages.

Abbey W. Magruder Jr
ABBEY W. MAGRUDER, JR

Abbey W. Magruder Jr
ABBEY W. MAGRUDER, JR.

Last Will and Testament of Abbey W. Magruder, Jr.

ATTESTATION

The foregoing instrument, consisting of this and nine (9) preceding typewritten pages, was signed, published and declared by ABBEY W. MAGRUDER, JR., the Testator, to be his Last Will and Testament in our presence, and we at his request, and in his presence and in the presence of each other have hereunto subscribed our names as witnesses, this 3rd day of June, 1999, at Jackson, Mississippi.

WITNESSES:

RESIDING AT:

[Signature]

104 Rollingwood Dr
Jackson, MS 39211

[Signature]

RESIDING AT:

104 Rollingwood Drive
Jackson, MS 39211

AFFIDAVIT OF ATTESTING WITNESS 2003-015

STATE OF MISSISSIPPI

COUNTY OF HINDS

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned Notary Public in and for the State and County aforesaid, Sue Todd Johnson, who, being by me first duly sworn on oath states:

That he/she was the attesting witness to the execution by ABBEY W. MAGRUDER, JR., of that certain instrument to which this affidavit is attached, said instrument being dated the 3rd day of June, 1999, consisting of ten (10) typewritten pages, and purporting to be the Last Will and Testament of ABBEY W. MAGRUDER, JR. Affiant further states that on the 3rd day of June, 1999, the said ABBEY W. MAGRUDER, JR. signed, published and declared said instrument to be his Last Will and Testament in the presence of the affiant, on the day and date thereof; that the said ABBEY W. MAGRUDER, JR. was of sound and disposing mind and memory, and above the age of twenty-one years, and was a resident of Hinds County, Mississippi; that the affiant subscribed said instrument as a witness thereto at the instance and request and in the presence of said Testator and in the presence of the other subscribing witness, Otis Johnson, Jr., on the day and year aforesaid.

Sue Todd Johnson

SWORN TO AND SUBSCRIBED BEFORE ME, this the 3rd day of June, 1999.

Sarah Rodgers
NOTARY PUBLIC

My Commission Expires:

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE.
MY COMMISSION EXPIRES: Feb. 6, 2002.
** NOT THIRU NOTARY PUBLIC UNDERWRITERS

FILED
This Date

SEP 05 2003

Mike Crook Chancery Clerk
By: Ma Helms D.C.

Abbey W Magruder Jr
ABBIEY W. MAGRUDER, JR.

36 291

AFFIDAVIT OF ATTESTING WITNESS 2003-615

STATE OF MISSISSIPPI

COUNTY OF HINDS

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned Notary Public in and for the State and County aforesaid, OTIS JOHNSON, JR., who, being by me first duly sworn on oath states:

That he was the attesting witness to the execution by ABBEY W MAGRUDER, JR., of that certain instrument to which this affidavit is attached, said instrument being dated the 3rd day of June, 1999, consisting of ten (10) typewritten pages, and purporting to be the Last Will and Testament of ABBEY W. MAGRUDER, JR. Affiant further states that on the 3rd day of June, 1999, the said ABBEY W. MAGRUDER, JR. signed, published and declared said instrument to be his Last Will and Testament in the presence of the affiant, on the day and date thereof, that the said ABBEY W MAGRUDER, JR. was of sound and disposing mind and memory, and above the age of twenty-one years, and was a resident of Hinds County, Mississippi; that the affiant subscribed said instrument as a witness thereto at the instance and request and in the presence of said Testator and in the presence of the other subscribing witness, Lue Todd Johnson, on the day and year aforesaid.

[Signature]
OTIS JOHNSON, JR.

SWORN TO AND SUBSCRIBED BEFORE ME, this the 3rd day of June, 1999

[Signature]
NOTARY PUBLIC

My Commission Expires:

NOTARY PUBLIC STATE OF MISSISSIPPI AT LARGE
MY COMMISSION EXPIRES, Feb. 6, 2002.
BONDED THRU NOTARY PUBLIC UNDERWRITERS

FILED
This Date

SEP 05 2003

Mike Crook, Chancery Clerk
By: [Signature] D.C.

[Signature]
ABBIE W MAGRUDER, JR.

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
MARY ANN HENDERSON, DECEASED

NO.: 2003-492

AFFIDAVIT

FILED
This Date

STATE OF MISSISSIPPI

SEP 05 2003

COUNTY OF Madison

Mike Crook, Chancery Clerk
By: Kim Sievers D.C.

PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned authority
in and for the jurisdiction aforesaid, the within named George Henderson, Jr., who after being by
me first duly sworn, states on oath that the subscriber of the above and foregoing Last Will and
Testament is his aunt, Mary Ann Henderson, deceased; that he recollects her handwriting and
recognizes the subscription to be such, and that the matters and facts contained in the above and
foregoing Petition are true and correct as therein stated.

George Henderson, Jr.
George Henderson, Jr.

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

Mike Crook, Chancery Clerk
NOTARY PUBLIC
ex-officio By: Kim Sievers, D.C.

My Commission Expires
My Commission Expires
January 5, 2004

LAST WILL AND TESTAMENT

2008-014

OF

AUBREY E. GUY, JR.

I, AUBREY E. GUY, JR., a resident of Shelby County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this as my Last Will and Testament, hereby revoking all my prior Wills and Codicils.

ITEM I

NEVIS MARIE QUARIN GUY is my wife, and I refer to her as my Spouse in this, my Will. As used in this Will, the term "Executrix" shall include all those holding such office hereunder from time to time, without regard to whether they were initially appointed or a successor. Unless the context requires otherwise, any reference to Executrix in this Will in the singular shall extend to and include the plural and any gender.

ITEM II

I direct that all my lawful and due debts, funeral expenses, expenses of my last illness and expenses of administration of my estate be paid by my Executrix out of my estate passing hereunder. I further direct that if any property or interest in property passing by reason of my death, other than as a part of my residuary estate, shall be encumbered by mortgage or lien, or shall be pledged to secure any indebtedness, whether such property or interest in property is owned by my jointly or individually, such indebtedness shall not be charged to or paid from my estate, but the recipient of said property or interest in property shall take it subject to all encumbrances existing at the time of my death.

I further direct that all estate, inheritance or similar taxes, including interest and penalties thereon, that may be imposed by reason of my death, be paid by my Executrix out of my residuary estate, as hereinafter set out, without apportionment.

ITEM III

I give, devise and bequeath all the rest, residue and remainder of my property and estate, of whatever nature and wherever situated, to my Spouse, if she shall survive me. If my

Spouse shall not survive me, then I give, devise and bequeath all the rest, residue and remainder of my property and estate, in equal shares to my two (2) daughters, SUSAN AMANDA GUY GREGORY and LISA MCGINNIS GUY LAMB, or to their surviving issue, per stirpes.

ITEM IV

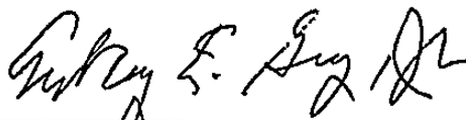
Pursuant to the provisions of Section 35-50-109 of the Tennessee Code Annotated, I hereby incorporate by reference herein the language presently contained in Section 35-50-110 of the Tennessee Code Annotated. My Executrix and her successors shall have and may exercise all of the powers, where applicable, enumerated therein.

ITEM V

I hereby name, constitute and appoint my Spouse, NEVIS MARIE QUARIN GUY, as Executrix of this, my Last Will and Testament. In the event NEVIS MARIE QUARIN GUY should predecease me, or for any reason should fail, refuse or be unable at any time to act as Executrix, then I name, constitute and appoint my daughter, LISA MCGINNIS GUY LAMB as Successor Executrix.

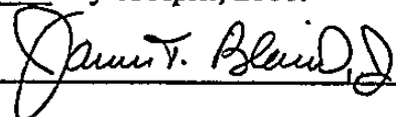
No bond or other security shall be required of my Executrix or her successors. I waive any requirement of my Executrix or her successors to file any inventory or any accounting with any judge or any court.

IN WITNESS WHEREOF, I, AUBREY E. GUY, JR., have hereunder set my hand at Memphis, Tennessee, in the presence of the undersigned subscribing witnesses on this the 18th day of April, 2001.

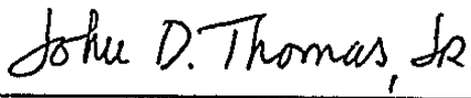


AUBREY E. GUY, JR.

We, the undersigned subscribing witnesses, do hereby certify that the foregoing instrument was, by the Testator, AUBREY E. GUY, JR., in our presence, declared to be his Last Will and Testament, and was signed by him in our presence, and by us witnessed at his request, in his presence and in the presence of each other, this 18th day of April, 2001.



James T. Blair, Jr.



John D. Thomas, Jr.

AFFIDAVIT

STATE OF TENNESSEE

COUNTY OF SHELBY

We, James T. Bland, Jr. and John D. Thomas, Jr., on

oath state:

We are the subscribing witnesses to the attached written instrument dated the ___ day of April, 2001, which purports to be the Last Will and Testament of AUBREY E. GUY, JR., ("Testator").

On that date, Testator, in our presence, declared the instrument to be his Will, signed the instrument in our presence and requested that we attest his execution thereof; whereupon, in the presence of the Testator and of each other, each of us signed our respective names as attesting witnesses. At the time of the execution of the instrument, Testator was over the age of eighteen (18) years, and appeared to be of sound mind.

This Affidavit is made and signed at the request of the Testator.

This ___ day of April, 2001.

James T. Bland, Jr.
John D. Thomas, Jr.

SWORN TO AND SUBSCRIBED before me, this 18th day of April, 2001.

Betty J Lane
Notary Public

My Commission expires:
My Commission Expires March 26, 2003
My Commission Expires March 26, 2003

LAST WILL AND TESTAMENT

2003-492

of

MARY ANN HENDERSON

Also Known As

MONK HENDERSON

I, MARY ANN HENDERSON, also known as MONK HENDERSON, being over the age of twenty-one years and of sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby expressly revoking all Wills or Codicils heretofore made by me, to-wit:

I.

I hereby name and appoint GEORGE HENDERSON, JR. as Executor of this my Last Will and Testament and direct that he shall serve without bond, and I hereby waive inventory, appraisal and accounting to any Court.

II.

I hereby devise and bequeath unto GEORGE HENDERSON, JR. and LAMONTE HENDERSON, all of my interest in the following described real property lying and being situated in the City of Canton, Madison County, Mississippi, to-wit:

Lot 23 on the south side of West Academy Street in Canton, Madison County, Mississippi. Said lot has a frontage on said street of 50 feet more or less, and a depth of 200 feet more or less. House No. 303 is located on said lot and is conveyed hereby.

I hereby devise and bequeath unto GEORGE HENDERSON, JR. and LAMONTE HENDERSON, the above described real property along with the home located thereon and all personal property located within the home.

III.

I hereby devise, bequeath and give the rest and residue of my estate to GEORGE HENDERSON, JR. and LAMONTE HENDERSON.

IN WITNESS WHEREOF, I, MARY ANN HENDERSON, also known as MONK HENDERSON, have hereunto set my signature and published

FILED
This Date

SEP 05 2003

Mike Crook, Chancery Clerk
By: *Kim Peters* D.C.

and declared this to be my Last Will and Testament on this the 2nd day of May, 1978, in the presence of two witnesses who have each signed as witnesses at my request, in my presence and in the presence of each other.

Mary Henderson Monk Henderson
MARY ANN HENDERSON, also known
as MONK HENDERSON

WITNESSES:

Bennie M. Davis
Carolyn Kelly

STATE OF MISSISSIPPI

COUNTY OF MADISON

WE, the undersigned, do hereby certify that we subscribed our signatures as attesting witnesses to the above and foregoing instrument on the date therein stated at the request of MARY ANN HENDERSON, also known as MONK HENDERSON, who declared the said instrument to be her Last Will and Testament, and who signed said instrument in our presence and that at her request we affixed our signatures hereto as attesting witnesses in her presence and in the presence of each other.

WITNESS OUR HANDS, this the 2nd day of May, 1978.

Bennie M. Davis
Carolyn Kelly

IN THE CHANCERY COURT OF MADISON COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF
AUBREY E. GUY, JR., DECEASED

CIVIL ACTION NO. 2003-614

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 NEVIS MARIE QUARIN GUY, who being by me first duly sworn on oath stated:

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

NONE

FILED
This Date

SEP 08 2003

Mike Crook, Chancery Clerk
By: *[Signature]* D.C.

WITNESS MY HAND on this the 5th day of September, 2003.

Nevis Marie Quarin Guy
NEVIS MARIE QUARIN GUY, Executrix

SWORN TO, subscribed and signature acknowledged, as of the 5th day of September, 2003.

Jaymie E. Maxey
NOTARY PUBLIC



My Commission Expires:

3/23/2007

OF COUNSEL:

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